County Tax Sale Procedural Manual

Volume II: Sealed Bid Auction



March 2008

Controller *John Chiang*California State Controller's Office



March 24, 2008

To the Tax Collectors of California:

I am pleased to provide you with the 2008 edition of the *County Tax Sale Procedural Manual*. This handbook is a result of the ongoing efforts of the State Controller's Office to keep the county tax collectors and their staff apprised of the most current laws, statutes, practices, and procedures concerning the various aspects of the tax sale process.

The handbook is presented in a four-volume set. This format is designed to provide clear, comprehensive, and specific instructions for each tax sale preparation process: Public Auction, Sealed Bid Auction, Agreement Sale, and Internet Auction.

If you have any questions, comments or input to the handbook please contact my staff in the Property Tax Collection Standards and Procedures Program at (916) 445-6321, or by email at propertytax@sco.ca.gov.

Sincerely,

original signed by,

JOHN CHIANG California State Controller

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Section 1: Introduction

This 2008 County Tax Sale Procedural Manual, Volume II: Sealed Bid Sale, is one of a four-volume set of handbooks produced by the State Controller's Office, Property Tax Collection Standards and Procedures Program. These handbooks are designed to provide comprehensive instructions and recommendations on how to prepare, conduct, and complete each of the four types of tax sales outlined in the California Revenue and Taxation Code.

Although each of the four types of tax sales has its own distinctive features, many of the procedures involved in preparing and completing the sales are very similar and, in some cases, identical. As a result, readers of the handbooks may recognize similarities among the four volumes.

This handbook, Volume II, details the procedures necessary to conduct, within statutory requirements, a sealed bid sale, pursuant to Chapter 7, Part 6, Division 1, of the Revenue and Taxation Code. Unless otherwise indicated, all statutory references cited are from the Revenue and Taxation Code.

Section 2: Sealed Bid Sale Overview

The material in this handbook is intended to provide an in-depth, step-by-step explanation of the procedures and processes necessary to conduct a sealed bid sale.

The purpose of offering tax-defaulted property at a tax sale is to collect the unpaid taxes (redemption), return the property to a revenue-generating status by conveying the property to another owner, and allow owners of contiguous parcels or easement holders the opportunity to augment their property.

Because a successful sealed bid sale deprives a person of property ownership, specific procedural requirements have been legislated to ensure that individuals are afforded consistent and appropriate opportunities to retain their property. Legislation has also been enacted to give counties the authority to initiate responsive measures should property owners fail to meet their property tax obligations. The general logistics concerning the sale of a property that has become tax-defaulted are as follows:

- When a property owner fails to pay his or her property tax by the final due date and becomes taxdelinquent, the tax collector sends the property owner, or assessee, a notice of impending default, followed by a declaration of default if the delinquency is not cured. The declaration of default opens a waiting period during which the defaulted taxes, penalties, and costs accumulate until redeemed.
- If the taxes remain unredeemed at the end of this waiting period, the tax collector has the power to sell the property. If the property is residential or farmland, the waiting period is five years. If the property is nonresidential commercial property, the waiting period is three years. If your county board of supervisors has, by resolution or ordinance, opted out of the three-year provisions for commercial property, the waiting period is five years. Property may also be eligible for sale after three years if a nuisance abatement lien has been recorded against the property, or if a qualified public agency or nonprofit organization has identified a property it needs for low-income housing and has sent a completed application to the county.
- Before the sale, the tax collector is required to notify the assessee and any other parties of interest of the tax collector's power and intent to sell the property for nonpayment of taxes. The property must meet specific conditions to qualify for sale at an auction.

A sealed bid sale must be conducted when the tax-defaulted parcel is unusable by virtue of its size, location, or other conditions (§3692(c)). In addition to the standard procedures described in this guide, the tax collector must instruct the successful bidder to request that the assessor and the planning director combine the unusable parcel with his or her own parcel as a condition of sale. Tax-defaulted oil, gas, and mineral and oil rights subject to the tax collector's power to sell are also sold using sealed bid sale procedures (§3692(b)).

Only after all of the statutory requirements are met can the tax collector exercise his or her authority to sell the property. The sale must be conducted no sooner than 45 days after notification by certified mail of all ascertainable recorded parties of interest.

Upon completion of the sale, the tax collector must file reports with the county recorder and the assessor to address the transfer of title and the distribution of sale proceeds. The tax collector must also be prepared to submit, upon request, a report to the State Controller's Office on the disposition of all parcels. For one year following the sale, the tax collector must respond to challenges to the validity of the sale and excess proceeds claims.

Section 3: Significant Factors Timeline

The timeframes for each of the significant factors are given in ranges rather than in fixed increments. For many significant factors, the range boundaries listed are suggested upper and lower cutoff points from which certain tasks should begin. For the significant factors that are bolded and followed by an asterisk, the later cutoff point is the deadline to complete the task, rather than a suggested time to begin. It is important not to miss these cutoff points, because they are, in most cases, statutory deadlines.

Begin Preparing the Files	180 - 120 days prior to the sale
Preparing the List of Parcels	170 - 105 days prior to the sale
Determining Parcel Descriptions and Existing Conditions	155 - 90 days prior to the sale
Establishing the Minimum Selling Prices	140 - 80 days prior to the sale
Requesting Approval from the Board of Supervisors	130 - 70 days prior to the sale
Notice to Taxing Agencies Notice may also be sent to nonprofit organizations.	120 - 51 days* prior to the sale
Notification of Sale to the State Controller	120 - 45 days* prior to the sale
Searching for Parties of Interest	120 - 45 days* prior to the sale
Notice to Parties of Interest	120 - 45 days* prior to the sale
Determining Eligible Bidders	120 - 30 days* prior to the sale
Notice of Sale to Eligible Bidders	120 - 30 days* prior to the sale
Notice to the IRS	45 - 25 days* prior to the sale
Publishing/Posting the Notice of Sale	120 - 21 days* prior to the sale
Conducting the Sale	Day of the sale*
Report to the Assessor	Day of the sale to 10 days* after the sale
Report to the Auditor and the Treasurer	Day of the sale to 10 days* after the sale
Mailing the Notice of Excess Proceeds	Day of the sale to 90 days* after the sale
Publishing the Notice of Excess Proceeds	Day of the sale to 90 days* after the sale

Preparing the Tax Deeds

Day of the sale to 60 days after the sale

Distributing the Proceeds

Commencing one year after the date of the sale

Each of the *statutorily required* events in the above timeline is also listed on the Checklist of Mandatory Requirements – Sealed Bid Sale (form SBF-1) on page 5.

CHECKLIST OF MANDATORY REQUIREMENTS SEALED BID SALE

RESOL	LUTION/SALE NO DATED		
	The following requirements should be fulfilled to lawfully initiate, process, conduct, and complete a tax sale by sealed bid under Part 6 of the Revenue and Taxation Code.		
	Obtaining a document showing approval of sale by the county board of supervisors (§3694 and §3698)		
	Mailing the Notice to the Board of Supervisors to each taxing agency. The Notice should also be mailed to each nonprofit that has requested notification ($\S3700$)		
	Mailing a Notice of Sale to the State Controller's Office (§3700.5)		
	Mailing a Notice of Sale to each owner and party of interest (not less than 45 nor more than 120 days before the proposed date of sale) (§3701)		
	Contacting, in person, each owner-occupant of property that is the primary residence of the last known assessee within a period of not more than 120 days nor less than 10 days prior to the date of sale. If contact in person is not possible, posting a notice on the property not less than five days prior to the date of sale (§3704.7)		
	Publishing a Notice of Sale in a newspaper of general circulation (the first publication shall be started not less than 21 days nor more than 60 days prior to the effective sale date) (§3702)		
	Recording a Tax Deed to the Purchaser of Tax-Defaulted Property conveying title to the purchasing agency or entity and mailing a duplicate copy to the State Controller's Office (§§3708, 3708.1, and 3708.5)		
	Submitting a Report of Sale to the county assessor and the auditor (§3716)		
	Notating the facts of the sale on the delinquent roll (abstract) and the current roll (§3715.5)		
*All coo	de section citations pertain to the Revenue and Taxation Code.		
Note: A	Address all items mailed to the State Controller's Office as follows:		

State Controller's Office/Division of Collections Bureau of Tax Administration Property Tax Collection Standards and Procedures P. O. Box 942850 Sacramento, CA 94250

SBF-1 (SCO 8-04.2)

Section 4: Preparing the Files

180 - 120 days prior to sale

Because numerous steps are involved in preparing, conducting, and completing a sealed bid sale, the process should begin between 180 and 120 days prior to the sale date.

The State Controller's Office recommends that you begin as close to the 180-day mark as possible, especially if you anticipate a large number of parcels, to allow for any unforeseen delays in completing one or more of the procedures. Allowing sufficient time is important because several procedures have statutory timelines, and delays may lead to an invalidation of the sale.

At the same time, you are under no obligation to begin or complete any procedure within the timelines recommended in this handbook, unless the procedure and accompanying timeline are prescribed in the Revenue and Taxation Code.

- **Step 1:** Establish the date on which the sealed bid packages will be due and the date the sale will take place.
- Step 2: Locate the database in your office that contains a list of parcels within the county that are tax-defaulted and are subject to the tax collector's power to sell (§3691).

<u>Note</u>: The minimum period of time before nonresidential commercial property can be sold is three years, unless your county has opted out; in that case, the minimum period is five years. Residential property and farmland may be sold after five years. Nuisance abatement property may be sold after three years (§3691).

Also, for any parcel located in an officially declared disaster area, the power-to-sell status may be tolled or suspended. Refer to Appendix III, page 65, Calculating the Power of Sale Schedule for Disaster-Damaged Property.

- **Step 3:** Determine the total number of properties listed.
- **Step 4:** Isolate those parcels that meet the following conditions:
 - 1) The parcel is unusable due to its size, location, or other conditions, including being landlocked or too small to meet minimum local building code requirements, or it cannot be independently developed without being combined with adjoining property.
 - 2) The property is oil, gas, or mineral rights.
 - 3) The property is a partial interest or easement.

<u>Note</u>: It may be necessary to contact the assessor, the planning director, or the county health department for help in determining these conditions.

- Step 5: Document all developments during preparation and completion of the public auction, and organize the documents in separate file folders for each parcel. For your convenience, the State Controller's Office has designed a sample form to assist in recording and tracking important items (see form SBF-2 on page 8). We recommend that you use this form. However, if your office already has a tracking system in place, you may continue to use it.
- Step 6: Each parcel file should include, in addition to the tracking form, all of the following items as they become available:
 - 1) Assessor's parcel map
 - Copy of the Notice of Power to Sell
 - 3) Copy of the tax collector's Request for Approval from the board of supervisors
 - Copy of the board's approval acknowledgment
 - Copy of the notification of sale to the State Controller's Office
 - 6) Copy of the notice to last assessee and parties of interest
 - Parties-of-interest information
 - Copy of the published or posted notice of sale
 - 9) Copy of the affidavit of publication or posting
 - 10) Notices returned by the post office as undeliverable, if any
 - 11) Registered or certified letter receipts
 - 12) Copy of the report of sale
 - 13) Copy of the tax deed to the purchaser
 - 14) Any correspondence and other documents related to the parcel
- Step 7: Upon completion of the preparation file for each parcel, proceed to Section 5: Preparing the List of Parcels to Be Offered for Sale, page 9.

TAX COLLECTOR'S RECORD OF SALE OF TAX-DEFAULTED PROPERTY

Date	of Sale		Time		
Asse	essor's Parcel Number (APN)				
1.	Vesting deed recorded in book	page, c	on,		
2.	Tax-defaulted,	for taxes of	, default number		
3.	Property became subject to sale	,, rec	orded on		
	in book at p	age			
4.	Name(s) and last known address(es) of pa	arties of interest			
5.	Minimum bid \$	<u>_</u> .			
6.	Application to board	, Board app	proval,		
7.	Notice of sale mailed to State Controller's	s Office			
8.	Resolution mailed to taxing agency,				
9.	Objection filed,				
10.	Notice of Sealed Bid Sale mailed to eligib	ole potential purchasers	·		
11.	Advertised,	_;,	;,		
	Shown as item in _	(name of publication)	Cost of advertising \$		
12.	Notice mailed to parties of interest	,, retu	rned,		
13.	Personal contact	_, Cost of makin	g contact \$		
14.	Sold for \$, to	(name ar	nd address)		
15.	Deed issued,				
16.	Recorded in book				
17.	Deed mailed				
18.	Notice to treasurer, auditor, and assessor				
19.	D 1 0 1 1 1 1 1		,,		

SBF-2 (SCO 8-01)

Section 5: Preparing the List of Parcels to Be Offered for Sale

170 - 105 days prior to sale

As you prepare a list of parcels to be offered for sale, many factors can influence or affect the condition of a property. In some cases, these factors can change the condition of a parcel such that it becomes ineligible for sale, even during the final weeks or days before the sale.

Existing Parcel Conditions

The key to developing and managing the list of parcels is to ensure that none of the parcels have any disqualifying conditions at the time of the sale. This does not mean that the parcels require constant monitoring for all possible conditions during the sale preparation. It does mean that, aside from a few specific conditions that should be determined at the outset, you must address disqualifying conditions as they become known during preparation for the sale.

If any such conditions are discovered, remedy the situation or withdraw the parcel from the sale. Appendix I, page 59, describes conditions that can disqualify a parcel from being offered at a sealed bid sale and explains how to remedy these conditions, if possible.

Step 1: Determine whether any of the following conditions exist for each parcel.

- 1) **Bankruptcy** Parcel files may be flagged with information about bankruptcy proceedings. If the files are not flagged or the information is not correct, do not conduct any further research on the bankruptcy status until the parties-of-interest search is begun or until notification of a bankruptcy is received from the assessee.
- 2) **Unprobated Property** If the file for a particular parcel contains any returned letters showing the assessee is deceased, follow up with the county public administrator to determine if probate of the decedent's estate has begun.
- 3) Contaminated Property The State Controller's Office recommends requesting the environmental health and safety agency to review the list of parcels to determine if any are or may be contaminated.
- 4) **Damaged Property** If a property has sustained damage, determine whether the cause was related to a county, state, or federally declared disaster. Your office may have files or records containing this information, including dates and locations. If not, you may obtain the information by calling the Governor's Office of Emergency Services (OES), Disaster Assistance Office, at (916) 845-8100 or by sending a fax to (916) 845-8388. The OES Web site address is www.oes.ca.gov.

5) **Cemetery Property** – If the property is a known cemetery, determine whether it falls under the requirements of Health and Safety Code Section 8585. You may obtain this information by contacting the Department of Consumer Affairs, Cemetery and Funeral Bureau at (916) 574-7870. The Web site address is www.cfb.ca.gov.

<u>Note:</u> A cemetery under a historical society's jurisidction is exempted from any requirements under Health and Safety Code Section 8585.

- **Step 2:** If any of the conditions above exist, proceed according to the appropriate instruction below.
 - 1) **Bankruptcy** If the assessee has filed bankruptcy proceedings, *the parcel cannot be sold.* However, an opportunity may exist to remedy the situation before the date of the sale (see item 4 on page 59). In the interim, you may continue to prepare the parcel for sale up until the date of the public auction, as outlined in this handbook, including notifications.
 - 2) **Unprobated Property** Parcels for which the assessee is deceased and no probate has commenced *cannot be sold* with this condition. However, an opportunity may exist to remedy the situation before the date of the sale (see item 9 on page 61).
 - 3) **Contaminated Property** Parcels that are on the Superfund list, if any, should be removed from the sale. Contaminated parcels not on the Superfund list may be offered for sale, but information about the contamination should be disclosed to prospective buyers.

Note: The tax collector's office may have a file containing Superfund list information for your county. If not, contact the Department of Toxic Substances Control (DTSC) at 1001 I Street, Sacramento, CA 95814. The DTSC's telephone number is (916) 323-3400, and its Web site address is www.dtsc.ca.gov/sitecleanup. The federal Environmental Protection Agency's Web site address is www.epa.gov/region09/waste/.

4) **Damaged Property** – If a tax-defaulted property has sustained damage due to a local, state, or federally designated disaster, the default status is suspended (tolled) for a period of up to five years. During this tolled period, the tax collector's power of sale cannot arise, and the property is ineligible for sale (§3691). However, if and when the damage is substantially repaired or after five years from the date of damage, whichever comes first, the tolled period ends and the default status resumes. (See page 65 for a method of calculating the default and power to sell schedule for a disaster-damaged property.)

If you have questions on the tolling period or a specific situation, please contact the State Controller's Office, Property Tax Collection Standards and Procedures, at (916) 322-3918 or by e-mail at propertytax@sco.ca.gov.

Review Completion

Upon completion of this review, proceed to Section 6: Determining Parcel Descriptions and Existing Conditions, page 11.

Section 6: Determining Parcel Descriptions and Existing Conditions

155 - 90 days prior to sale

Once you have compiled a list of parcels eligible to be offered at auction, the next task is to secure approval to sell them from the county board of supervisors.

To obtain sale approval from the board, you must assemble and submit a request package. This package must include a description of and a minimum selling price for each parcel, as prescribed in §3698. To properly determine the sale price, several preliminary steps must be initiated, as outlined in the following subsections.

Property Description

- Step 1: Obtain the legal description of each parcel. The Assessor's Parcel Number (APN) is sufficient to meet this requirement.
- Step 2: Transfer the legal description and/or APN of each parcel into its tracking file. This information is required when requesting approval from the board of supervisors to sell tax-defaulted property.

Existing Conditions

Homeowner's Exemption and Welfare Exemption – As properties being offered at a sealed bid sale are "unusable" (§3692(c)), neither of these exemptions should appear for any parcel. If either of these exemptions does appear in the record file of any parcel, contact the Property Tax Collection Standards and Procedures Program of the State Controller's Office before proceeding with the sale preparations.

Review Completion

Once each parcel file contains the information described above, proceed to Section 7: Establishing the Minimum Selling Prices, page 12.

Section 7: Establishing the Minimum Selling Prices

140 - 80 days prior to sale

Once you have completed the preliminary review of the parcels, determine the minimum selling price for each, pursuant to §3698.5. This is the final task leading up to the request for approval by the board of supervisors to sell the parcels at sealed bid sale.

- The State Controller's Office recommends using the sum of the following amounts to establish Step 1: the minimum selling price:
 - 1) Cost of advertising the sale
 - Cost of mailing any notices
 - Various recording fees
 - 4) \$1.50 State fee
- Step 2: Once you have established the minimum selling price for each parcel, proceed to Section 8: Requesting Approval from the Board of Supervisors, page 13.

Note: The procedure described in Step 1 is merely a recommendation. For sealed bid sales, the tax collector is the only officer authorized to determine the criteria he or she will use in establishing the minimum selling price (§3698.5(c)).

Requesting Approval from the **Section 8: Board of Supervisors**

130 - 70 days prior to sale

Once you have established the minimum selling price for each parcel, the next step is to obtain the county board of supervisors' approval for the sealed bid sale (§3694).

Prepare a request form. The State Controller's Office has designed a sample request form and a Step 1: template list (see forms SBF-3A and 3B on pages 14 and 15, respectively). We recommend that you use this form. However, if your office has existing forms, you may continue to use them.

The request notice must contain the following required information, pursuant to §3698.

- 1) A statement describing the tax collector's intention to sell parcels that are subject to sale and the type of sale (see form SBF-3A on page 14)
- 2) A description of each parcel to be offered for sale, including the associated Assessor's Parcel Number (APN)
- 3) The minimum selling price for each parcel
- Step 2: Contact the board of supervisors to schedule a date to submit the request.
- Step 3: Submit the request. The board of supervisors may either approve or reject the proposed sale (§3694). Once the request has been approved, the board may not add items to the list of properties approved for sale or rescind its approval (Attorney General Letter NS2286; see page 87 for complete text). However, individual parcels may be withdrawn if new information indicates that a previously unknown disqualifying condition exists.
- Step 4: After you receive the list of approved parcels from the board, ensure that the board retains one copy of the list, and keep one copy for your records.
- Step 5: Proceed to Section 9: Notice to Taxing Agencies, page 16.

REQUEST FOR APPROVAL TO SELL TAX-DEFAULTED PROPERTY SUBJECT TO THE POWER OF SALE

To the Honorable Board of	Supervisors		(Date)
	County, State of	of California	
property that is subject to	the power of sale and o	described on the a	ted minimum price, the tax-defaulted attached schedule, in accordance with ation Code, is respectfully requested.
			Tax Collector
		Ву	Deputy
			Deputy
A	PPROVAL BY BO	ARD OF SUPE	RVISORS
	described in said Noti	ce as provided for	s hereby granted. The tax collector is r by law pursuant to Chapter 7 of Part
The foregoing was approve	d by the Board of Supe	rvisors of	County,
the day of		·	
ATTEST:			
Clerk of the Board of Su	pervisors	_	
Ву			
Deputy			(seal)
	Date:		,,

SBF-3A (SCO 8-02)

AUTHORIZATION AND REPORT OF SALE

_, the property listed below	S.
dated, t	and was disposed of as follows
7ith approval of the Board of Supervisors, by resolution_	vas offered for sale at (public auction)/(sealed bid), on

	(12)	Jensen, Donald P. and Mary D. (5/15/76) Book: 1223 Page: 421 Inst. No.: 86-1234	If not sold, give reason. For example: 1. No bids received. 2. Objection of taxing agency. 3. Redeemed on 4. Other (specify)
	(11)	329.50	
	(10)	1,200.00	
	(6)	6,000.00	
	(8)	35.00	
County (§4672.1)	(7)	150.00	
State (§4672)	(9)	1.50	
	(5)	9.00	
	(4)	25.00	
	(£)	7,750.00	
	(2)	15790; 78-90 2570/943	
	(1)	1. 324-023-01; 02-0512 House, Joseph Y. and Betry A. Min. Bid: \$5100.00	BOARD OF SUPERVISORS' APPROVAL
		State County (\$4672.1) (\$4672.1) (\$10) (11)	County (84672.1) State (County (84672.1) County (84672.1) Coun

SBF-3B (SCO 8-03)

Section 9: Notice to Taxing Agencies

You must deliver tax sale information to each taxing agency. You may also forward tax sale information to each nonprofit organization that has submitted a written request for notification within one year prior to the next scheduled tax sale or prior to July 31 of the current calendar year (§3700). This information allows the agencies and nonprofit organizations time to review the parcels slated for sale and determine if they need to object to the sale of a particular parcel.

A taxing agency is defined as a state, county, city, or district that assesses property for taxation purposes and levies taxes or assessments on the assessed property (§121). A taxing agency may object to the sale of a parcel when it wants to either purchase the parcel for a public purpose or preserve its lien on the parcel. For a description of the types of agencies and organizations that might object and the types of objections they may initiate, see pages 17-18.

The State Controller's Office recommends that you send the notices as soon as possible. Mail or deliver the notices to the clerk or secretary of the governing board of each taxing agency at least 30 days before the first publication of the Notice of Sale (§3700). Further, as described on page 34, the Notice of Sale publication must begin at least 21 days prior to the sale date (§3702). Therefore, you must notify the taxing agencies *at least 51 days* prior to the tax sale date.

However, it is recommended that you mail the notices more than 51 days before the sale, to allow for unforeseen delays that may cause you to miss the deadline, resulting in possible invalidation of the sale.

<u>Note</u>: It is possible to proceed with the publishing or posting without waiting 30 days if written consent is on file (§3700).

- Step 1: Obtain a listing of the taxing agencies in your county. If your office does not have an existing file identifying agency names and mailing addresses, contact the county auditor or the city clerk for a listing. A listing of the nonprofit organizations that have requested notification may also be created.
- Step 2: Send one copy of the following materials to each taxing agency in your county. A copy may also be sent to each nonprofit organization.
 - 1) The board of supervisors' approval notice
 - 2) A list of all parcels approved for sealed bid sale
- Step 3: After mailing or delivering the above items to the taxing agencies and nonprofit organizations, proceed to Section 10: Notification of Sale to the State Controller, page 19.

Objections to the Sale

During the time remaining before the date of the first Notice of Sale publication, watch for any objection letters sent to your office. Objections to the sale may be received from the following agencies, for the reasons listed below.

Type of Agency

- 1) Taxing Agency That Is Not Also a Revenue District This includes the State, counties, and any district that formulates its own assessment of property for taxation purposes and levies taxes or assessments on property (§121 and §3695).
- 2) Taxing Agency That Is Also a Revenue District This includes every city, as well as any district for which county officers assess property and collect taxes or assessments (\$122 and §3695).
- 3) Nonprofit Organization With regard to purchasing tax-defaulted property by agreement sale, a nonprofit organization qualifies if the organization is dedicated to the express purpose of acquiring single-family dwellings for rehabilitation and sale or rental as low-income housing, or acquiring vacant land for public use (§3695.5 and §3772.5).

Note: If a taxing agency, regardless of whether it is also a revenue district, does not object to a sale prior to the sale date, its liens are cancelled and the agency is then entitled to its share of the proceeds deposited in the delinquent tax sale trust fund (§3695 and §3712(b)).

Type of Objection

- 1) **Objection Solely to Preserve a Lien** Only a taxing agency that *is not* also a revenue district may file this type of objection. The objection must be registered before the date of the sealed bid sale and serves only to preserve the agency's lien, as defined in §3712, on a parcel that is sold by sealed bid. The tax collector is not required to withdraw the parcel from the sealed bid sale.
 - Note: Because this type of objection does not require the parcel to be withdrawn from the sale, the statutory deadline to make such an objection is the last day prior to the tax sale. (§3695)
- 2) Objection to Purchase a Parcel as an Option to Preserve a Lien Only a taxing agency that is not also a revenue district may file this type of objection. The objection must be registered before the date of the sealed bid sale. It allows the agency to purchase the property and sell it on its own in order to recoup the lien, rather than preserving the lien and attempting to recover payment from the new owner. This objection requires the tax collector to withdraw the parcel from the sealed bid sale. Refer to the County Tax Sale Procedural Manual, Volume III: Agreement Sale, for comprehensive procedures.
- 3) Objection to Purchase a Parcel as a Requirement to Preserve a Lien Only a taxing agency that is also a revenue district may file this type of objection. The objection must be registered before the date of the sealed bid sale. It requires the agency to purchase the property if the recovery of the lien through excess proceeds is not desired. This objection requires the tax collector to withdraw the parcel from the sealed bid sale. Refer to the County Tax Sale Procedural Manual, Volume III: Agreement Sale, for comprehensive procedures.

- 4) Objection to Purchase a Parcel for Public Use Pursuant to §3695.4 Any eligible taxing agency, revenue district, redevelopment agency or special district may file this type of objection. The objection, along with an application to purchase in accordance with Chapter 8 (commencing with Section 3771) for any property that is or may be needed for public use, must be completed and registered before the date of the first publication of the Notice of Sale. If the State, a city, a taxing agency, a revenue district, or a special district files an objection and application in compliance with this section, the tax collector shall not proceed with the sale of the subject property. Refer to the County Tax Sale Procedural Manual, Volume III: Agreement Sale, for comprehensive procedures
- 5) Objection to Purchase a Parcel for Low-Income Use or Preserving Open Space Pursuant to §3695.5 - Only a nonprofit organization as defined in §3772.5(b) may file this type of objection. The objection must be registered before the date of the first publication or posting of the notice of intended sale pursuant to §3702 and §3703. If the nonprofit organization files an objection and application in compliance with this section and with any conditions of sale established pursuant to all appropriate Chapter 8 tax sale provisions of the Revenue and Taxation Code, the tax collector may not proceed with the sale of the property. Refer to the County Tax Sale Procedural Manual, Volume III: Agreement Sale, for comprehensive procedures.

Section 10: Notification of Sale to the State Controller

120 - 45 days prior to sale

The tax collector must send notice of a proposed sealed bid tax sale to the State Controller's Office. This notification must be sent not less than 45 days nor more than 120 days before the proposed sale and must contain the date, time, and place of the proposed sale (§3700.5).

The notification should include the number of parcels being offered for sale. The State Controller's Office posts this information on its Web site at http://www.sco.ca.gov/col/taxinfo/tcs/pubauctions/index.shtml.

If the sale is postponed for any reason, the tax collector must notify the State Controller's Office of the postponement and of the new date, time, and place of the sale (§3700.5).

- Step 1: Prepare the notice. The State Controller's Office has designed a sample notice (see form SBF-4 on page 20). We recommend that you use this sample notice. If your office has an existing notice, you may continue to use it. Note, however, that the notice must contain the same information fields as those on form SBF-4.
- Step 2: Notify the State Controller. You may submit the notification by any of the following methods.
 - 1) Send a letter to:

State Controller's Office/Division of Collections Bureau of Tax Administration Property Tax Collection Standards and Procedures P.O. Box 942850 Sacramento, CA 94250-5880

- 2) Fax the State Controller's Office at (916) 324-0593
- 3) Send notification by e-mail to propertytax@sco.ca.gov
- Step 3: Upon completion, proceed to Section 11: Searching for Parties of Interest, page 21.

CHAPTER 7 NOTIFICATION

Pursuant to Revenue and Taxation Code §3700.5: "Not less than 45 days nor more than 120 days before the proposed sale, the tax collector shall send notice of the proposed sale to the Controller."

County:	
Type of Sale (Mark One): Public Auction	Sealed Bid
Date:	Time:
Location:	
Number of Parcels Offered:	
Who to Contact for Further Questions:	· · · · · · · · · · · · · · · · · · ·
Phone Nu	mber: ()

Please notify the State Controller's Office in writing of any changes or postponements of the tax sale date, time, or location.

SBF-4 (SCO 8-04.1)

Section 11: Searching for Parties of Interest

120 - 45 days prior to sale

Once you have received the board's approval to sell the property and have sent notices to taxing agencies, begin the process of notifying the parties of interest.

The preliminary task consists of researching, for each parcel, the identities of all individuals or entities considered a party of interest, as defined in §4675. This procedure is usually the most complex and can be the most time-consuming of the entire tax sale process. Therefore, the timeframe selected to complete this procedure should depend on both the number of parcels to be offered and the method used to conduct the research.

The State Controller's Office has determined that, in most cases, this procedure can be completed within the parties-of-interest notification period prescribed in §3701, which is from 45 to 120 days before the actual sale date.

However, while this 75-day allotment may be sufficient for most counties to complete both the parties-ofinterest search and the notification, counties offering a large number of parcels may require more time to conduct the parties-of-interest search. These counties may need to begin research up to seven months before the actual sale date, even with the assistance of an outside research agency.

Conversely, counties that annually conduct tax sales of a moderate or small number of parcels are usually able to start the search 70 to 90 days before the actual sale date and complete it in time. Using an outside research agency may further reduce this timeframe.

Establish an appropriate schedule that allows your county to properly complete the necessary research in order to generate the parties-of-interest notification within the timeframe prescribed in §3701.

Revenue and Taxation Code §3701 specifically states that counties must make a reasonable effort to obtain the names and addresses of all parties of interest and to notify those parties by certified mail to their last known addresses, if available, not less than 45 days nor more than 120 days before the proposed sale date.

Note: Parties of interest are defined as lienholders of record and any persons with title of record to all or any portion of the property prior to the recordation of the tax deed to the purchaser (§4675).

Begin the search for parties of interest by identifying the names and last known addresses of all Step 1: the parties of interest for each parcel. Use one of or a combination of the following methods.

1) Research Consultant

Hiring a research consultant is the most common method employed by counties. It involves contracting with an agency that locates lienholders or parties of interest in real property. Research agency reports tend to be moderately expensive, but they provide a comprehensive listing of all parties of interest on record.

2) Title Company

This option involves the purchase of a litigation guarantee, which provides information sufficient to determine the parties of interest. Title company reports can be very expensive and take some time to generate.

<u>Note</u>: Although these methods can save a substantial amount of research time, in each instance in which a parcel does not sell, the money spent for the information cannot be immediately recouped. The cost can be added to the redemption fee, but the county may not collect the money until the parcel is redeemed or purchased through a tax sale. With this in mind, the following method may be a viable alternative or complement to the methods described above.

3) In-House Research

The following conditions may favor in-house research over contracting out.

- If the parcel has been offered at a previous tax sale, an extensive list of parties of interest in the file may already exist. Although the list may not be up-to-date, the fact that it exists may justify conducting in-house research rather than purchasing another report.
- If the parcel has not sold after being offered at several previous sales, it may not be prudent to spend additional funds reports for the parcel; in this case, inhouse research may be the best alternative.

Following is a general description of an in-house parties-of-interest search.

Initially, the analysis involves updating existing parties-of-interest lists or, when a list is absent, updating from a point in the past at which all parties of interest are definitively known. Once that date is known, a search is conducted for any updated information that may have been recorded about the parcel from the current year back to the point at which the analysis was begun.

<u>Note</u>: Additional information and training on conducting a parties-of-interest search is available through the State Controller's Office. To request a training workshop, call or e-mail the State Controller's Office, Property Tax Collection Standards and Procedures Program, at (916) 322-3918 or propertytax@sco.ca.gov.

Step 2: Once you have identified all the parties of interest for each parcel, proceed to Section 12: Notice to Parties of Interest, page 23.

Additional Notification Considerations

If, during research, you discover an Internal Revenue Service lien, notify the IRS notice of the pending sale not less than 25 days prior to the date of the sale (USC Internal Revenue Code §7425(c)). The specific procedures are outlined on page 33. At this stage, however, it is advisable to document the lien in the parcel file so it will already be tagged when the time comes to execute the procedure.

Section 12: Notice to Parties of Interest

120 - 45 days prior to sale

Once you have compiled a list of parties of interest for each parcel, begin the last portion of the notification process. This involves mailing the notices to each party's last known address.

As described previously, you must mail a notice to any lienholder of record and any person with title of record to all or any portion of the property that is scheduled to be offered at a tax sale. The notice must be sent by certified mail (with return receipt requested), not less than 45 days nor more than 120 days before the date of the proposed sale (§3701). Usually, notices are mailed right before the 45-day deadline, due to the possibility of last-minute changes to the condition of a parcel that would nullify the need to send out a notice.

Step 1: Prepare the notice. The State Controller's Office has designed a sample notice (see form SBF-5 on page 24). We recommend that you use this notice form. However, if your office has an existing notice, you may continue to use it.

The notice must contain the following information, pursuant to §3701.

- 1) The date, time, and location of the sealed bid sale
- 2) The amount required to redeem the property

Note: This is the original amount required for the assessee to redeem the property-not necessarily the minimum bid amount.

- 3) A statement describing the right to redeem up the tax collector's office close-of-business time on the last business day prior to the date of the sale
- 4) Information regarding the right to claim excess proceeds if the property is sold, as defined in §4675
- Once the notice has been prepared and the mailing initiated, proceed to Section 13: Step 2: **Determining Eligible Bidders**, page 25.

Mailing Considerations

Do not use an envelope with a requested return date printed on it because if the notice is returned without having been delivered, the sale may be void (Numitor Gold Mining Co. v. Katzer 83 Cal. App. 161; see page 92 for complete text).

When an envelope is returned, do not alter or open it; keep it in the parcel file. After the sale, it may become necessary to show proof that the notice was mailed. If the envelope is opened or altered in any way, this proof may be jeopardized.

If an envelope is returned showing the assessee as deceased, check the records of the superior court for a probate. If the estate is in probate, mail the notice to the executor or administrator of the estate. If you cannot find evidence of probate, withdraw the property from the sale and notify the public administrator. See page 61 for more information on unprobated property.

Date_	

NOTICE OF SALE OF TAX-DEFAULTED PROPERTY

COUNTY TAX COLLECTOR'S OFFICE	COUNTY T.	X COLLECT	TOR'S OFFICE
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Name Address City, State, Zip Code

IMPORTANT NOTICE TO PARTIES OF INTEREST

Our records indicate that you may have a legal interest in the property described below. This property will be offered for sale by sealed bid to the highest bidder, at the place, date, and time indicated. The proposed sale is for the purpose of satisfying unpaid taxes, penalties, and costs.

The amount currently required for redemption is shown below. THE RIGHT OF REDEMPTION WILL TERMINATE AT THE CLOSE OF BUSINESS ON THE LAST BUSINESS DAY PRIOR TO THE DATE THE SALE BEGINS.

Redemption amount:	\$, if paid before			
Place of sale if not rec	deemed: _					
Date and time of sale:						
Last assessee name:						
Description	of	property	(include	address	if	available):

If the property is not sold, the right of redemption will revive up to the close of business of the last business day prior to the next scheduled sale.

If the property was damaged, and not substantially repaired, within the last five years due to a local, state, or federally declared disaster, it cannot be offered for sale until it has been tax-defaulted for five years from the date of the disaster. If the property falls into this category, contact the county tax collector's office immediately at (phone number). Documentation may be requested by the tax collector that the property was damaged as a result of a declared disaster and the date the damage occurred.

RIGHTS OF PARTIES OF INTEREST AFTER SALE

If the property is not redeemed, and it is sold, you may have the right to claim proceeds remaining after the tax and assessment liens and the costs of sale are satisfied. To claim the excess proceeds you must be a "party of interest" as defined by Section 4675 of the Revenue and Taxation Code.

A claim for excess proceeds must be filed within **ONE YEAR** after the tax collector's deed to the purchaser is recorded.

The law protects parties of interest by requiring that any assignment to another person of the right to claim excess proceeds can be made only by means of a dated, written document. The document must specifically state that the right to claim excess proceeds is being assigned and that each party to the transaction has informed the other of the value of the right being assigned.

If you have any questions concerning redemption, call the person named below between the hours of	the proposed sale of the property, or your right to claim excess proceeds, and
Name:	Phone number:

SBF-5 (SCO 8-05.1)

Section 13: Determining Eligible Bidders

120 - 30 days prior to sale

In addition to researching and notifying the parties of interest, you must ascertain who qualifies to bid on property. As previously stated, eligibility is limited to individuals or entities that meet one of the following conditions for *each* parcel (§3692(b) and (c)).

- Owns land contiguous to a particular parcel or is a holder of record of either a predominant easement or a right-of-way easement
- Owns land contiguous to or surface rights to a particular parcel that has oil, gas, or mineral rights for
- Is the holder of record of either a predominant easement or a right-of-way easement
- Step 1: Research the assessor's records to identify all parcels that are contiguous to each parcel being offered for sealed bid sale and determine the names and last known addresses of the owners.
- If applicable, determine the names and addresses of all owners having a partial interest or Step 2: surface rights and all easement holders for each parcel being offered for sealed bid sale.
- Step 3: Consolidate the names and addresses from Steps 1 and 2 into groups. Each group associated with a particular parcel being offered for sale should contain individuals sharing one or more of the following criteria.
 - 1) Owns property contiguous to the particular parcel
 - 2) Owns a partial interest in the particular parcel
 - 2) Owns surface rights to the particular parcel
 - 4) Holds an easement
- Step 4: Once you have grouped each individual with a corresponding parcel, proceed to Section 14: Notice of Sale to Eligible Bidders, page 26.

Section 14: Notice of Sale to Eligible Bidders

120 - 30 days prior to sale

Once you have identified the eligible bidders, you must notify each potential bidder of the sale. You may notify bidders in conjunction with or after mailing the parties-of-interest letters, but you should do so not less than 30 days before the sale date. The 30-day time period is recommended because, if no qualified bids for a particular parcel are submitted, there will still be time to offer that parcel at a public auction sale without restarting the entire tax-sale preparation process (preparing new notices, conducting a new parties-of-interest search, etc.).

The State Controller's Office recommends the following strategy for executing the notification process.

Step 1: Prepare a notification package for each individual. Include the following:

- 1) Notice of Sale to Eligible Bidders The State Controller's Office has designed the following sample notices for each type of sealed bid. We recommend that you use these notices.
 - Notice SBF-6A (page 28), for use when the property is being offered to owners of contiguous property or to easement holders.
 - Notice SBF-6B (page 29), for use when a partial interest in oil, gas, or mineral rights is being offered for sale to the other holders of that right.
 - Notice SBF-6C (page 30), for use when oil, gas, or mineral rights are being offered to appurtenant property owners.

Note: When applicable, include on each form a section to accommodate a statement describing any relevant property conditions that could burden a purchaser with additional costs.

2) Bid Form - The State Controller's Office has designed a sample bid form (see form SBF-7 on page 31). We recommend that you use this form. However, if your office has an existing form, you may continue to use it.

The bid form should contain a statement directing any successful bidder to request that the assessor and the planning director combine, when applicable, the bidder's existing parcel with the parcel he or she is purchasing (§3692(c)). If the county has experienced compliance problems with this directive, the following procedures are recommended:

- Include a copy of the standard form that the county and the planning director require for consolidation of contiguous property.
- Include a statement instructing the applicant to complete the standard form and the bid form and return them in the enclosed envelope.

- Include a small plat map
- Include a return envelope marked "Sealed Bid No."
- **Step 2:** Mail the notice to each individual at least 30 days prior to the date set for the sale.

Note: Make sure that the notice you send to each individual conveys an offer to purchase *only* those parcels for which he or she is eligible. Use the groupings described in Section 13: **Determining Eligible Bidders,** page 25, to identify which parcels to offer each individual.

- Step 3: Once you have prepared the notices and begun mailing them, proceed to one of the following sections:
 - If an IRS lien exists on any of the parcels, proceed to Section 15: Notice to the IRS, page 33.
 - If no IRS lien exists on any of the parcels, proceed to Section 16: Publishing/Posting Notice of Sale, page 34.

NOTICE OF SEALED BID SALE TO OWNERS OF CONTIGUOUS PROPERTY/EASEMENT HOLDERS

DATE:
TIME:
SEALED BID SALE NO
When parcels that are rendered unusable by their size, location, or other conditions are subject to sale for nonpayment of taxes, the tax collector may offer these parcels at a minimum bid to owners of contiguous parcels or to holders of record of the easements. I has been determined that the property described below qualifies for sale by sealed bid Sealed bid offers to purchase will be accepted by the County Tax Collector, (address, room, city), until the above date and time when they will be publicly opened and read for the purpose of awarding the sale of the real property, described below, to the highest acceptable bidder from among the owners of contiguous property or easement holders choosing to submit sealed bids. Bids mus be received by the date and time shown above.
Assessor's Parcel Number:
Location:
Minimum Bid: \$
Legal Description:

SBF-6A (SCO 8-08)

NOTICE OF SEALED BID SALE OF PARTIAL INTEREST IN (OIL, GAS, OR MINERAL) RIGHTS

DATE:
TIME:
SEALED BID SALE NO
Sealed bids will be accepted by the County Tax Collector, (address, room, city), until the above date and time. The bids will then be publicly opened and read, at the address and time shown, for the purpose of awarding the sale of the partial interest in the (oil, gas, or mineral) rights described below. Our records indicate that you are an eligible bidder. If you are interested in acquiring this property, your bid must be received in the county tax collector's office by the date and time stated above. The property will be awarded to the highest bidder.
Assessor's Parcel Number:
Location:
Minimum Bid: \$
Legal Description:

SBF-6B (SCO 8-09)

NOTICE OF SEALED BID SALE OF <u>(OIL, GAS, OR MINERAL)</u> RIGHTS TO APPURTENANT PROPERTY OWNERS

DATE:	
TIME:	
SEALED BID SALE NO	
Sealed bids will be accepted by the	g the sale of the partial interest in the o the highest acceptable bidder from
Assessor's Parcel Number:	
Location:	
Minimum Bid: \$	
Legal Description	

SBF-6C (SCO 8-10)

BID FORM SEALED BID SALE NO. _____

<u>County Ta</u>	x Colle	ctor	
(addr	ess)		
(telephone	numbe	<u>r)</u>	
bidder hereby bids the sum described in the above-re: \$, which is the	of \$ ferenced he total	d notice o	for the purchase of the property or interest sealed bid sale. Attached is payment of ant bid in addition to the amount required for the ms and conditions of sealed bid sale.
I hereby acknowledge having form and I agree to all of the			d conditions set forth on the reverse side of this as thereof.
The property or interest shall	be conv	veyed by tax	deed to
Date:		Signed:	(bidder)
			(address)
			(telephone number)
IMPORTANT NOTE:	1.	who we provision	I be conveyed only in the names of the owners ere qualified to submit this bid under the as of sealed bid procedures (Revenue and Code, Sections 3692 (c) and (d)).
	2.	you are contiguo	st fill out the enclosed parcel combination form if submitting a bid as an owner of property us to, or a holder of an easement on, the parcel fered for sale.
	3.	sale prin	y read the terms and conditions of the sealed bid ted on the reverse side of this bid form. If your t properly submitted, it may be rejected.

SBF-7 (SCO 8-11)

TERMS AND CONDITIONS OF SEALED BID SALE

All bids to purchase shall be submitted on a form issued by the county tax collector's office. The bids shall be presented in a sealed envelope plainly marked "Sealed Bid No. ______," with the appropriate number as indicated on the notice of sealed bid sale.

If the bid form is not signed by the bidder, the bid will be rejected. If the sealed envelope is opened prior to the sale because of improper marking, the bid may be disqualified.

Do not mail currency. All signed bids shall be accompanied by either a personal check, cashier's check, certified check, or money order, payable to the county tax collector. The bid amount must include an amount sufficient to cover the cost of the documentary transfer tax on the amount bid. This tax is based on the rate of \$.55 for each \$500 or fractional part of each \$500 when such bid exceeds \$100. Assistance in determining the proper amount of this tax may be obtained from the county recorder's office. The following example shows the amounts required.

			Necessary
Amoun	t of Bid	Increase It by Another	Documentary Transfer Tax
\$0.00 to	100.00	\$.00	\$.00
100.01 to	500.00	.55	.55
500.01 to	1,000.00	.55	1.10
1,000.01 to	1,500.00	.55	1.65
1,500.01 to	2,000.00, etc.	.55	2.20

The successful bidder will receive written notice that his/her bid has been accepted. All other bidders shall have their remittances returned to them after the date of the bid opening.

In the event that two or more high bids equal in amount are submitted, the sale, at the option of the tax collector, may be canceled or extended. If the sale is extended, only those bidders who submitted the high bids in equal amounts at the original sale will be provided with forms on which they may submit revised sealed bids to be opened on a date and time set by the tax collector. The minimum acceptable bid at the extended sale shall be the amount of the high bid at the original sale.

Section 3692, Revenue and Taxation Code, prescribes the conditions under which real property and/or oil, gas, or mineral rights may be offered under a sealed bid sale.

The tax collector further reserves the right to reject any and all bids and to cancel the sealed bid sale at any time prior to recordation of the tax deed. In the event of cancellation of the sale and/or rejection of any bids, the respective deposits shall be refunded without interest. Any offers shall remain in effect for 30 days or until notice is given pursuant to §3702, whichever is later.

The right, title, and interest in the property to be sold shall not exceed that vested in the current owner which is subject to the tax collector's power to sell. This sale is subject to title exceptions and reservation, recorded and/or unrecorded. The successful purchaser may obtain a policy of title insurance at his or her own expense.

Should the successful purchaser desire a survey of the property, this must be accomplished at the purchaser's own initiative and expense. No warranty is made by the county relative to the ground location of property lines. Neither the tax collector nor the county guarantees the condition of the property, nor do they assume any responsibility for the conformance to codes or permit regulations required by local governing agencies. The property will be sold on an "as is" basis (§3692.3).

IMPORTANT NOTE: It is required, as a condition of sale, that the successful bidder request the assessor and the planning director to combine the purchased property with his or her current contiguous parcel, when possible. This process may require an additional fee established by the county assessor and planning director.

> **SBF-7 (SCO 8-11)** (back)

Section 15: Notice to the IRS

45 - 25 days prior to sale

It was advised earlier in this handbook that, during the parties-of-interest search, you tag files of those parcels identified as having an IRS lien. Although you can start the notification to the IRS for such parcels immediately after the board of supervisors approves the sale, the State Controller's Office recommends that you notify the IRS as close to the 25-day deadline as possible, in order to avoid missing any filed liens.

USC Internal Revenue Code (Title 26) §7425(c) requires that, whenever an IRS lien is discovered on a parcel of property that is subject to a tax sale, the IRS be given notice of that fact before the sale occurs.

The United States has the right to redeem from the purchaser, up to 120 days after the date of the sale, any property sold at a tax sale that has an IRS lien on it (USC Title 26, §7425(d)). If a property has an IRS lien on it, that information should be included with the Notice of Sealed Bid.

- Prepare the notice. It must contain the following information, pursuant to federal procedures/ Step 1: Internal Revenue Regulation 301.7425-3.
 - 1) Tax collector's name and office address
 - 2) Description of the property (copies of the Notice of Power to Sell and of the assessor's parcel map are sufficient)
 - 3) Date, time, and place of the sale
 - 4) Name and address of the taxpayer
 - 5) Name of the IRS district
 - 6) Date and place the notice of lien was filed
 - 7) Approximate amount of the principal obligation—including interest, penalties, fees, and costs to redeem the property—and a description of any expenses, such as advertising costs, recording fee, county fees, state fees, and current taxes, that will be chargeable against the sale proceeds

Note: A copy of this file attached to the notice to the IRS is sufficient to fulfill the information requirements of items 4 through 6.

- Step 2: Send the notice by registered mail, certified mail, or personal service not less than 25 days prior to the date of the sale (USC Internal Revenue Code §7425(c)).
- Step 3: Once the mailing is completed, proceed to Section 16: Publishing/Posting Notice of Sale, page 34.

Section 16: Publishing/Posting Notice of Sale

120 - 21 days prior to sale

A notice of impending sale must appear once a week for three successive weeks in 1) a newspaper of general circulation published in the county seat, and 2) a newspaper of general circulation published in the judicial district where the property to be sold is situated (§3702).

Note: If a newspaper of general circulation is published in both the county seat and the judicial district where the property is located, publication in that paper alone will satisfy the notice-of-sale requirements (§3702).

If no newspaper is published in the county seat or in the judicial district, a notice may be posted in three public places in the county seat or the judicial district (§3702). Also, if, in the judgment of the board of supervisors, any parcel to be sold by sealed bid will bring at the sale less than the cost of the newspaper publication, a notice may be posted in three public places, pursuant to §3702, instead of published in a newspaper (§3703).

Regardless of the publication method, the notice shall be started *not less than 21 days* prior to the sale (§3702).

- Step 1: Determine the publication deadline date. This is at least 21 days prior to the date of the sale.
- Step 2: Submit the information and set a date of publication. If possible, start the publication at least 7 to 14 days ahead of the 21-day deadline, to allow time to correct any potential errors found in the published notice.

Note: Taxing agencies must be notified at least 30 days prior to the first publication. If the first publication is scheduled a few weeks ahead of the deadline, adjust the agency notification accordingly.

Step 3: Prepare the notice. The State Controller's Office has designed a sample notice (see form SBF-8 on page 36). We recommend that you use this notice. However, if your office has an existing notice, you may continue to use it.

The published or posted notice must contain the following information.

- 1) Type of sale (California Code of Regulations (CCR), Title 2, §1136.18)
- Date, time, and location of the sale ($\S3704(a)$)
- 3) Description of the parcel (§3704(b))
- Assessor's Parcel Number (CCR, Title 2, §1136.5 and §1136.18)

Note: If the parcel number has changed, show both the current and the former parcel number.

5) An explanation of the parcel numbering system (CCR, Title 2, §1136.5)

- 6) The name of the last assessee (§3704(c))
- 7) The amount of the minimum acceptable bid (§3704(d))
- 8) A statement declaring that, if the property is not redeemed before the close of business on the last business day prior to the date of the sale, the right of redemption will cease (\$3704(e))
- 9) A statement declaring that, if the property is sold, parties of interest, as defined in §4675, have the right to file a claim with the county for any proceeds from the sale that are in excess of the liens and costs required to be paid from the proceeds (§3704(f))
- 10) A statement that, if excess proceeds result from the sale, notice will be given to the parties of interest (§3704(g))
- 11) Date, time, and location of any subsequent sale if a parcel remains unsold after the sale (§3704(h)). This section applies only when a subsequent sale is required.
- 12) A statement that the tax collector intends to re-offer unsold parcels at another sale within 90 days, if applicable (§3692(e))
- Step 4: It is recommended that an affidavit of publishing be filed in the tax collector's office, in case questions arise regarding the publication of the notice. The newspaper or circulation organization carrying the notice should automatically supply the affidavit of publishing.

If the notice was posted rather than published, the tax colector should prepare an affidavit. The State Controller's Office has designed a sample affidavit form (see form SBF-9 on page 39). We recommend that you use this form. However, if your office has an existing form, you may continue to use it.

Step 5: Obtain copies of the newspaper(s) for the pertinent publication dates and check the parcel listings to ensure that the published information is correct. If you discover any errors, ask the newspaper's representatives to correct them immediately.

> Note: If a correction is necessary, the three-week notification schedule *must be re-started* from the date the corrected notice is published. This is why we recommend that you start the publication process at least 7 to 14 days before the minimum 21-day cutoff.

Upon completion of the published notification (the last of the statutory requirements), the Step 6: sealed bid sale may be officially conducted. However, before proceeding to Section 18: Conducting the Sealed Bid Sale, page 42, read Section 17: Redemption and Other Issues Prior to the Sale, page 38.

NOTICE OF SEALED BID SALE ON (DATE OF SALE)

OF TAX-DEFAULTED PROPERTY FOR DELINQUENT TAXES

Made pursuant to Section 3692, Revenue and Taxation Code

On (DATE OF BOARD APPROVAL), I, (TAX COLLECTOR'S NAME), (COUNTY NAME) Tax Collector, was directed to conduct a sealed bid sale by the Board of Supervisors of (COUNTY) NAME) California. The tax-defaulted properties listed below are subject to the tax collector's power of sale and have been approved for sale by a resolution dated (DATE OF BOARD RESOLUTION) of the (COUNTY NAME) board of supervisors.

I will publicly open the sealed bids submitted and sell the properties at (TIME) on (DAY OF WEEK), (DATE) , in (ROOM OR LOCATION) at (STREET ADDRESS, CITY, STATE). The property will be sold to the highest bidder among the eligible bidders.

Properties that are redeemed (paid) in full by (DAY OF WEEK), (LAST BUSINESS DAY BEFORE SALE) , at close of business will not be sold. The right of redemption will cease at that time and properties not redeemed will be sold. If a parcel is not sold, the right of redemption revives up to the close of business on the last day prior to the next scheduled sale. Any parcel not sold at this scheduled tax sale may be re-offered for sale within a 90-day period.

If the properties are sold, parties of interest, as defined in California Revenue and Taxation Code Section 4675, have a right to file a claim with the county for any excess proceeds from the sale. Excess proceeds are the amount in excess of the highest bid after the liens and costs of the sale are paid from the final sale price. Notice will be given to parties of interest, pursuant to law, if excess proceeds of \$150 or greater result from the sale.

More information may be obtained by contacting the tax collector at (ADDRESS) or calling (PHONE NUMBER).

PARCEL NUMBERING SYSTEM EXPLANATION

The Assessor's Parcel Number (APN), when used to describe property in this list, refers to the assessor's map book, the map page, the block on the map (if applicable), and the individual parcel on the map page or in the block. The assessor's map and an explanation of the parcel numbering system are available in the assessor's office.

The properties that are the subject of this notice are situated in (COUNTY NAME), California, and are described as follows:

LACT ACCECCE NAME

HEMINO.	PARCEL NUMBER	LAST ASSESSEE NAME	MINIMUM BID
1	123-456-789-0	ASSESSEE NAME	\$500
I certify (or	declare), under penalty of	perjury, that the foregoing is true an	nd correct.
		(Signed)	
		Count	y Tax Collector
Executed at publication).		me), on (date). Published in (nan	ne of newspaper) on (dates of

SBF-8 (SCO Figure 9.6)

ADD HAR ADD

TTELLATO

A CCECCODIC

AFFIDAVIT OF POSTING NOTICE OF (PUBLIC AUCTION/SEALED BID SALE) **COUNTY TAX COLLECTOR**

State of California		
County		
bid sale) scheduled to be held in the county t	am an (employee/officer) of, I posted true and corre Property for Delinquent Taxes, said notice petax collector's office, beginning at the hour of e were posted not less than 21 days prior to the	
One located at	, at the hour of	m.
One located at	, at the hour of	m.
One located at	, at the hour of	m.
DATED	Affiant	
Subscribed and sworn to before me,	, the day of,	
(Notary Public, County Clerk, etc.)		

RTC §§3364(d) and 3374

SBF-9 (SCO Figure 9-02)

Section 17: Redemption and Other Issues Prior to the Sale

Several last-minute variables can affect a parcel's eligibility to be sold at a sealed bid sale, such as an objection to the sale, bankruptcy of the assessee, or an injunction or other legal action. This section discusses these variables and the methods of processing each.

Redemption

Step 1: All redemption payments, whether in person or by mail, must be physically received in the tax collector's office before the close of business on the last business day before the sale (§3707(b)). Payments received after the deadline should be returned.

<u>Note</u>: If the redemption payment is made 90 days or less prior to the sale date, add to the total redemption fee an amount of \$150.

Note: If you have made personal contact and/or posted notice of the sale, add to the total redemption fee an amount not to exceed \$100 (§4112(a)(4)).

Step 2: Upon receipt of a timely redemption, withdraw the property from the sale.

<u>Note</u>: Although redemption payments are timely up to the last business day before the sale, the county should carefully consider whether it wants to accept such payments in the form of negotiable instruments that cannot be verified for sufficient funds before the sale.

A recommended policy is to limit the types of payment instruments accepted during the week before the sale to those that do not require verification of funds, such as cash, cashier's checks, money orders, or (county policy permitting) credit cards.

- Step 3: When a parcel is redeemed, complete a Rescission of Notice of Power to Sell form. The State Controller's Office has designed one sample rescission form for full redemptions and another for partial redemptions (see forms SBF-9 and SBF-10 on pages 37 and 40). We recommend that you use these forms. However, if your office has existing forms, you may continue to use them.
- **Step 4:** Refer to the *County Tax Collector's Reference Manual*, Chapter 5000, Redemption section, for additional instructions needed to complete the rescission process.

Objection to the Sale

You must withdraw from a sealed bid sale property that has been *approved* for sale to a public agency or a qualified nonprofit corporation through Revenue and Taxation Code Chapter 8 agreement proceedings. Refer to pages 17 and 18 to establish whether a parcel falls into this category and whether the objection will affect the sale of the parcel.

Bankruptcy

If the assessee declares bankruptcy, even at the last minute, the parcel should be withdrawn from the sealed bid sale and not offered again for sale until the bankruptcy is settled. If you are notified that the assessee has declared bankruptcy, consider the validity of the claim. If the assessee claims bankruptcy over the phone but provides no court filing number, disregard the claim and do not withdraw the parcel.

Note: Although a valid bankruptcy creates an automatic stay to prevent the sale of the property, any remaining preparations and actions except the actual sale of the property may be continued.

Injunction Brought Against Tax Sale

An injunction, restraining order, or other legal action cannot be brought against the county to either prevent or enjoin the collection of property taxes sought to be collected (§4807). However, an injunction may be attempted to prevent a parcel from being offered at a tax sale.

If an injunction for a particular parcel is brought against the tax sale, contact county counsel. For specific procedures, refer to Appendix II, Process to Address an Injunction, on page 64.

Note: The above statements do not apply to the automatic stay provision of the bankruptcy court. Refer to the section above for issues related to bankruptcy.

Mobile Homes and Other Possessory Interests

You must withdraw from the sale property that is determined not to be subject to tax default, e.g., mobile homes without permanent foundation, possessory interests, leasehold estates, and property subject to the conditions described on pages 64.

Parcels Withdrawn for Any Other Reason

The tax collector may withdraw a parcel from a tax sale, with consent of county counsel, if it is deemed to be in the best interest of the county to do so.

Other Conditions

You must withdraw from the sale any property with a condition that causes or requires the cancellation of its Notice of Power to Sell. For a sample form and specific information concerning the cancellation of a Notice of Power to Sell, refer to the County Tax Collector's Reference Manual, Chapter 7000, Cancellation of Notice section

Volume II: Sealed Bid Sale			
RESCISSION OF NO	TICE OF POWER T	O SELL TAX-DEFA	AULTED PROPERTY
Which was declared to be defar			
nonpayment of delinquent prop Fiscal Year,	erty taxes for the		
· · · · · · · · · · · · · · · · · · ·		Default Number	
Assessor's Pa	rcel Number		
110000001010			
On file in the office of the Tax	Collector of		County is a Certificate of
Redemption, Number	, dated	n aggagged to:	County is a Certificate of , attesting to payment of the
Therefore, in accordance with	Chapter 1, Part 7, of Div	ision 1 (Section 4112) of	f the Revenue and Taxation Code,
I, the undersigned Tax Collect	tor of said county, do h	nereby rescind that certa	nin Notice of Power to Sell Tax- in Volume,
at page, Official Record	l of said County.	JCI	iii voiuiiie,
State of California	Executed of	on	
County	By		
,		Tax Collector	
On	before m	e	nersonally anneared
	_ f personally known to	o me - OR - proved to	, personally appeared, o me on the basis of satisfactory
evidence to be the person wh	ose name is subscribed	to the within instrumer	nt, and acknowledged to me that signature on the instrument, the
person, or the entity upon beha			
WITNESS my hand and officia	ıı seal.		
County Clerk and Ex Officio	Clerk or Notary Public		

SBF-10 (SCO 5-08)

		Section 17: Redemption and Other Issues Prior to the Sale
PARTIAI	L RESCISSION OF NOT TAX-DEFAULTED	ICE OF POWER TO SELL PROPERTY
Which was declared to be defa nonpayment of delinquent prop Fiscal Year,		
	D	efault Number
	Assessor's P	arcel Number
		County is a Certificate of, attesting to payment of the amount required
Therefore, in accordance with	Chapter 1, Part 7, of Divis	ion 1 (Section 4112) of the Revenue and Taxation hereby rescind a portion of that certain Notice of under Instrument Number in of said county. Said portion being more particularly
State of California	Executed on	
County	ByTax Collector	•
name is subscribed to the with	nin instrument, and acknowled by his/her signature on the in rument. al seal.	, personally appeared, sis of satisfactory evidence to be the person whose dged to me that he/she executed the same in his/hernstrument, the person, or the entity upon behalf the
or Notary Public	IIICIO CICIK	

SBF-11 (SCO 5-09)

Section 18: Conducting the Sealed Bid Sale

The primary function of actual sealed bid proceedings is to determine the highest bid for each parcel offered. Because sealed bid sales do not engage individuals in active bidding competition, the sale may proceed regardless of the presence or absence of bidders. However, any eligible bidder who has submitted a qualified bid should be allowed to observe the proceedings.

Based on past county practices, the State Controller's Office recommends the following strategy for conducting a sealed bid sale. However, inasmuch as there are no current statutory or regulatory measures directing specific procedures for the sale, a county may choose to use other procedures that are better suited to its needs.

Staffing

- **Step 1:** Assign a bid reader, typically the tax collector or deputy tax collector.
- Step 2: Designate a clerk to record the information from each package. This individual can also serve as a witness to the proceeding, or an additional officer may act as an official witness.

<u>Note</u>: Designating an official witness is a prudent measure for a sealed bid sale, in case a bidder or other individual questions the validity of actions during the sale.

Forum

The sale must be conducted at the date, time, and location specified in the various notices that have been distributed. If you anticipate an audience, you should hold the sale in a forum that can reasonably accommodate one.

Reading the Bids

- **Step 1:** Open and read the sealed bid packages. Ensure that the reading is audible for all present.
 - Note: The bids must remain sealed until the date and time of the sale.
- **Step 2:** If a bid form is not signed by the bidder, reject the bid. Also reject bids received from ineligible bidders and bids received after the deadline.

Tracking the Proceeding

- **Step 1:** Have the clerk tabulate all bids and prepare a record of the money received.
- **Step 2:** Within 15 days, prepare and send a notification to all unsuccessful and/or ineligible bidders and return their checks.

Notifying Successful Bidders

- Step 1: As soon as possible after the sale, notify each successful bidder in writing that his/her bid has been accepted in accordance with the Terms and Conditions of Sealed Bid Sale form (refer to SBF-7, page 31). The notice should be in the form of a receipt. The State Controller's Office has designed a sample receipt form (see form SBF-11 on page 41). We recommend that you use this form. However, if you have an existing form, you may continue to use it.
- Step 2: If two or more high bids for the same amount are submitted, the sale may be canceled or extended at the discretion of the tax collector. If the sale is extended, only bidders who submitted the high bids for the same amount may submit new sealed bids, which will be opened on a new date and at a time specified by the tax collector. The minimum bid at the extended sale is the amount of the high bid at the original sale.
- Step 3: If a parcel receives no bids, you may re-offer the parcel at a future sale.

Review Completion

Once the sale is concluded, you must prepare follow-up reports and conduct additional tasks; these are outlined in Section 19: Recording of Deed and Deposit of Proceeds, page 45.

RECEIPT TO PURCHASER AT SEALED BID SALE

(Name of Highest Bidder) (Address)			
(City, State, Zip Code)			
Dear	:		
You are hereby notified that your bi Sealed-Bid Sale, held or described in the notice of said sealed bi	n	,	The sale of the property
The receipt from you of of the amount of your bid in addition to hereby acknowledged.	\$	(\$ for D), which sum is the total occumentary Transfer Taxes, is
After the deed is recorded, it will be ma	ailed to you by the	he county r	ecorder.
	Cordially,		
Dated:			
	Bv		

SBF-12 (SCO 8-12)

Section 19:Recording of Deed and Deposit of **Proceeds**

Upon conclusion of the sale, you must complete a number of follow-up procedures, including payment, title transfer, filing of various reports, and distribution of proceeds to the proper entities.

Deed Transaction and Recording

Upon completion of the sale, you must record a deed in the purchaser's name. The State Controller's Office has designed a sample deed form (see form SBF-12 on page 44). We recommend that you use this form. However, if your office has an existing form, you may continue to use it. The form must contain the information specified in §3710.

The recommended transaction procedures are as follows.

- Step 1: Prepare and execute a deed in the purchaser's name only after the purchaser has made full *payment* and the funds have been verified (§3708).
- Step 2: Immediately record the deed with the county recorder (§3708.1).
- Within 10 days, record the change of ownership with the county assessor (§480.3 and Step 3: §3716).

Note: A Preliminary Change of Ownership Report (PCOR) is not required when recording a deed transfer from a sale for defaulted taxes. The information given to the assessor pursuant to §3716 or §3811 is considered sufficient (§480.3(e)).

Note: Do not record a Rescission of Notice of Power to Sell or a Cancellation of Notice of Power to Sell for property redeemed as a result of a tax sale. The recorded Tax Deed to Purchaser (see page 46) is considered public notice that taxes have been satisfied and the property has been conveyed to a bona fide purchaser.

Deposit of Proceeds

You must deposit the proceeds received from a tax sale just as you would deposit money collected for tax payments (§3718). The proceeds should be allocated in the following manner.

- Step 1: Deposit a portion equal to the advertising costs in the county general fund (§3719).
- Step 2: Deposit the balance of the proceeds, less the recorder's fee and the transfer tax, in the delinquent tax sale trust fund (§3719).
- Step 3: Deposit the recorder's fee and the transfer tax in an appropriate fund (such as the tax collector's trust fund) and draw a warrant, or separate warrants, in favor of the county recorder for payment.

Returned Check/Failure to Complete Purchase

When a check is returned unpaid, the bid upon which it was accepted becomes void, as if no bid had been made (§3455). In addition, the county has a claim against the person tendering the dishonored check, for the costs involved in preparing the parcel for the tax sale (research, advertising, etc.). Notify, by registered or certified mail, the person attempting payment that the bid has been voided and the sale of the parcel is therefore cancelled; state the amount of the county's claim (§3456). Retain the dishonored paper as proof of the tax collector's claim, and refer the matter to the county's legal advisor.

Statute of Limitations

An action to overturn a sale based on alleged invalidity or irregularity of any proceedings must be commenced within one year after the date of execution of the tax deed to the purchaser (§3725).

Oc. Trans. Tax - computed	on full value of proper	rty conveyed \$	Signature of Declarant
TAX DEED	TO THE PUR	CHASER OF T	TAX-DEFAULTED PROPERTY
On which the legally	levied taxes were	e a lien for fiscal y	ear
and for nonpayment	t were duly declai	red to be in default	t Default Number
			Dejauu Number
			County ("SELLER") and ("PURCHASER"),
referred to in §3712	of the Revenue a	and Taxation Code,	any kind existing before the sale, except those the real property described herein which the, the provisions of Division 1, Part 6, Chapter
pursuant to a statutor	ry power of sale is axation Code, for	the sum of \$	the provisions of Division 1, Part 6, Chapter
		taxing agency	objected to the sale.
			e PURCHASER that real property situated in, described as
Assessor's Parce	l Number		
State of California		Executed on	
	County		Ву
			Tax Collector
Collector of said co acknowledged to me	ounty and the per that he/she execut ture on the instru	erson whose name atted the same in his	, personally appeared, sis of satisfactory evidence to be both the Tax is subscribed to the within instrument and /her authorized capacity as Tax Collector, and r the entity upon behalf of which the person
WITNESS my hand a	and official seal.		
County Clerk and F	Ex Officio Clerk	-	Deputy or Notary Public

SBF-13 (SCO 8-19)

Section 20: Post-Sale Reports – Preliminary Procedures

0 - 10 days after sale

After the sale has been completed, you must compile reports and supporting documentation to record and track various aspects of post-sale property condition and the distribution of proceeds. One or more of these reports must be provided to the county assessor, the county treasurer, and the county auditor.

Fee Calculations

The State Controller's Office recommends that, before you begin preparing beginning the reports, you calculate the following for each parcel:

- 1) Purchase price
- 2) Recording fee
- 3) Transfer tax
- 4) \$1.50 state fee (§4672)
- 5) \$150 county fee (§4672.1)
- 6) A minimum of \$35 to cover the cost of researching and giving notice to the parties of interest. A cost greater than \$35 may be calculated, pursuant to Government Code \$59385 (§4672.2).
- 7) Cost of advertising the sale (§3719 and §4673)
- 8) Cost of personal contact or posting of property, if applicable (§4672.3)
- 9) The sum of the proceeds remaining after subtracting the amounts above from the purchase price

Other Elements of the Sale

Also gather the following information, which should be available from previous research or tasks.

- 1) Name of each purchaser
- 2) Date of the sale
- 3) Legal description of each parcel

Review Completion

After completing the calculations and gathering the information listed above, proceed to Section 21: Post-Sale Required Reports, page 49.

Section 21: Post-Sale Required Reports

0 - 10 days after sale

After completing all the calculations and obtaining the additional information, you are ready to produce the various post-sale reports.

Although your schedule for producing reports may be based on the schedule for depositing proceeds, you should always give reports with statutory deadlines top priority.

Report to the Treasurer and the Auditor

After depositing of sale proceeds, you must immediately transmit a report of the sale to the county treasurer and the auditor (§3718). The State Controller's Office has designed a sample report form (see form SBF-14 on page 51). We recommend that you use this form. However, if your office has an existing form, you may continue to use it.

The report of sale must contain the following information.

- 1) Cost of advertising the sale (§3718(a))
- 2) Sums received for individual parcels (§3718(b))
- 3) The year, page, and number of the delinquent tax record and the current roll for each parcel $(\S3718(c))$
- 4) Cost of recording the deeds (§3718(d))
- 5) Transfer tax collected at the time of sale
- 6) Amount of fees due to the State (\$1.50 plus \$5 redemption per parcel sold) (\$4102 (d))
- 7) Sale fees due to the county (\$150 per parcel sold) (\$4112 (a)(3))
- 8) Cost of personal contact or posting of property, if applicable (§4672.3)

Report to the Assessor

Within 10 days after the sale, the tax collector is required to report to the assessor (§3716). The report must include the following:

- 1) Name of each purchaser (§3716(a))
- 2) Date of the sale (§3716(b))
- 3) The purchase price (§3716(c))
- 4) Legal description of each property conveyed (§3716(d))

Report to the State Controller

In addition to filing reports with the treasurer, the auditor, and the assessor, you will need to send a report to the Property Tax Collection Standards and Procedures Program of the State Controller's Office.

Upon request by the State Controller's Office, the tax collector must report the disposition of all taxdefaulted parcels subject to the tax collector's power to sell (§3691.6). As of January 1, 1999, it is no longer mandatory to report *every* sale to the State Controller–only those requested.

At this time, the State Controller's Office has not developed reporting requirements or a suggested format. The Property Tax Collection Standards and Procedures Program will advise each county individually on reporting requirements that will be tailored to the circumstances, on an as-needed basis.

REPORT OF SALE OF TAX-DEFAULTED PROPERTY

	, California
To the Treasurer, Auditor, and Assessor of County	
In accordance with the provisions of the Re disposition of the following-described propert	venue and Taxation Code, you are hereby notified of the ty:
Tax-defaulted on,, for	delinquent taxes of \$ Default No
Notice of Power to Sell was recorded	,, in volume at page
Current secured roll volume, pa	age, assessment
Last assessee and last known address:	
Date of sale,	Date of deed to purchaser,
Total sale price \$	
Less: Cost of advertising Cost of recording fee State fee	\$ \$ \$
Balance to Delinquent Tax Sale Trust Fund Transfer tax collected	\$ \$
Deed issued to	(name and address)
Where no sale was made on the above-describe Redeemed on Objection of taxing agency. Nan No bids received Other: Reason:	me

SBF-14 (SCO 8-07)

Section 22: Excess Proceeds

Notification: 0 - 90 days after sale

Excess proceeds are those proceeds remaining after all required distributions have been made (§4674 and §4675). When excess proceeds from the sale exceed \$150, you must give notice of the right to claim the excess proceeds to all parties of interest (§4676). The notice and claim form must be mailed within 90 days after the date of sale (§4676(a)).

Notification

- Step 1: Isolate those parcels that have excess proceeds, pursuant to §4674 and §4675.
- Step 2: Develop a parties-of-interest list for each of these parcels. Make a reasonable effort to obtain the names and last known mailing addresses of each party of interest (§4676(a)).
- Step 3: Prepare a written notice of the right to claim excess proceeds and mail it, no later than 90 days after the sale, to each party of interest with a last known address (§4676(a)). The State Controller's Office has prepared a sample notice form (see form SBF-14 on page 51) and a sample claim form (see form SBF-15 on pages 54). We recommend that you use these forms. However, if your office has existing forms, you may continue to use them.
- Step 4: If you do not know the last known address of any of the parties of interest, publish a Notice of Excess Proceeds in a newspaper of general circulation in the county. The notice must be published once a week for three successive weeks, with publication starting no later than 90 days after the sale (§4676(a)). Sample notice form SBF-14 may be used.
- Step 5: Upon completion of the notification process, calculate the notification costs and deduct them from the balance of the excess proceeds. The amount deducted must be deposited into the county general fund (§4676(b)).
- Step 6: Retain excess proceeds in the delinquent tax sale trust fund for a period of one year *following* the date of recordation of the tax deed to the purchaser. After one year, disburse proceeds, in proper proportion, to all eligible parties of interest who submitted a claim (§4676).

Claim Request Processing

- Step 1: Review the claim form to determine whether the claimant has provided the necessary proof to establish his or her interest in the property (§4675).
- Step 2: Determine both the ownership interest and the ownership portion, as proceeds are distributed in direct proportion to the ownership interest that was held in the property. For example, the holder of a one-quarter divided interest could claim no more than one-quarter of the total excess proceeds. (First Corporation Inc. v. Santa Clara County, 146 Cal App. 3d 841; see page 90 for complete text.)

- If the information submitted on the claim application meets the requirements outlined in §4674 Step 3: and §4675, make the proper distribution according to the policy of your office.
- Step 4: If the distribution involves more than one person and/or entity and the total monetary claims are more than the available proceeds, determine the order of priority for parties of interest as follows:
 - 1) Lienholders of record prior to recordation of the tax deed to purchaser (§4675(a))
 - 2) Any person with title of record to all or any portion of the property prior to recordation of the tax deed to purchaser (§4675(b))

Unclaimed Excess Proceeds

If unclaimed excess proceeds remain at the end of one year after the recordation date of the tax deed to purchaser, the tax collector may deduct the cost of maintaining the redemption and tax-defaulted property files that was not recovered under any other provision of law (§4674). Use one of the following two methods of distributing the remaining unclaimed excess proceeds.

- If the county operates under the alternate method of distribution, the tax collector must deposit the unclaimed excess proceeds into the county general fund.
- For all other counties, distribute any unclaimed excess proceeds to each tax fund in an amount bearing the same proportion to the balance remaining as the tax rate for each fund bears to the total tax rate applicable to the property for the fiscal year preceding that in which the property was sold.

NOTICE OF EXCESS PROCEEDS TO PARTIES OF INTEREST

(Party of Interest) (Street Address) (City, State, and Zip)
Re: EXCESS PROCEEDS FROM SALE OF TAX-DEFAULTED PROPERTY
Parcel No.:
Situs:
Assessee:
Date Sold:
Date Deed to Purchaser Recorded:
Final Date to Submit Claim:
The property referenced above was declared subject to the tax collector's power of sale for non-payment of taxes and later sold. Parties of interest as defined in Section 4675 of the California Revenue and Taxation Code (e.g., the last assessee and any lienholders of record) have a right to file a claim for any excess proceeds that remain after tax and assessment liens and costs of the sale have been satisfied.
Our records show that you may be a party of interest, and we are enclosing for your convenience a claim form. Please note that your claim must be received within one year of the date the deed to the purchaser was recorded (shown above). By law, we cannot accept claims after one year from this recording date.
Parties of interest and their order of priority are:
(a) First, lienholders of record prior to the recordation of the tax deed to the purchaser, in the order of their priority.
(b) Second, any person with title of record to all or any portion of the property prior to the recordation of the tax deed to purchaser.
If you consider yourself to be a party of interest in the sale of the above-referenced property, please fill out the enclosed claim form and return it, along with documentation supporting your claim, to:
If you need assistance or have any questions, please contact our office by mail, telephone, or in person. We will help you without charge. You may telephone us at any time between the hours of a.m. and p.m.
Sincerely,
TAX COLLECTOR
SBF-15 (

CLAIM FOR EXCESS PROCEEDS

(See Reverse for Further Instructions)

TO:		County Treasurer-Tax Collector
RE:	Claim for Excess Proceeds	
I hereby	certify that I am a party of interest i	n the following parcel:
Parce	el Number:	
Asse	ssee:	
Situs	:	
Date	Sold:	
Date	Deed to Purchaser Recorded:	
	excess proceeds under Revenue ng my claim.	and Taxation Code Section 4675. Enclosed is documentation
I affirm,	under penalty of perjury, that the fo	regoing is true and correct to the best of my knowledge.
Signatur	re of Claimant	Name of Claimant (please print or type)
•	Address:	Daytime Phone:
MAIL C	COMPLETED CLAIM FORMS TO:	

SBF-16 (SCO 8-21)

INSTRUCTIONS FOR FILING CLAIM

(See Claim Form on Reverse Side)

The California Revenue and Taxation Code, Section 4675, states in part (paraphrased):

For the purposes of this article, parties of interest and their order of priority are:

- (a) First, lienholders of record prior to recordation of the tax deed to purchaser, in the order of their priority.
- Then, any person with title of record to all or any portion of the property prior to recordation (b) of the tax deed to purchaser.
- (c) A party of interest in the property at the time of the sale may assign his or her right to claim the excess proceeds only by a dated, written instrument that explicitly states that the right to claim the excess proceeds is being assigned, and only after each party to the proposed assignment has disclosed to each other party to the proposed assignment all facts of which he or she is aware relating to the value of the right that is being assigned (§4675).

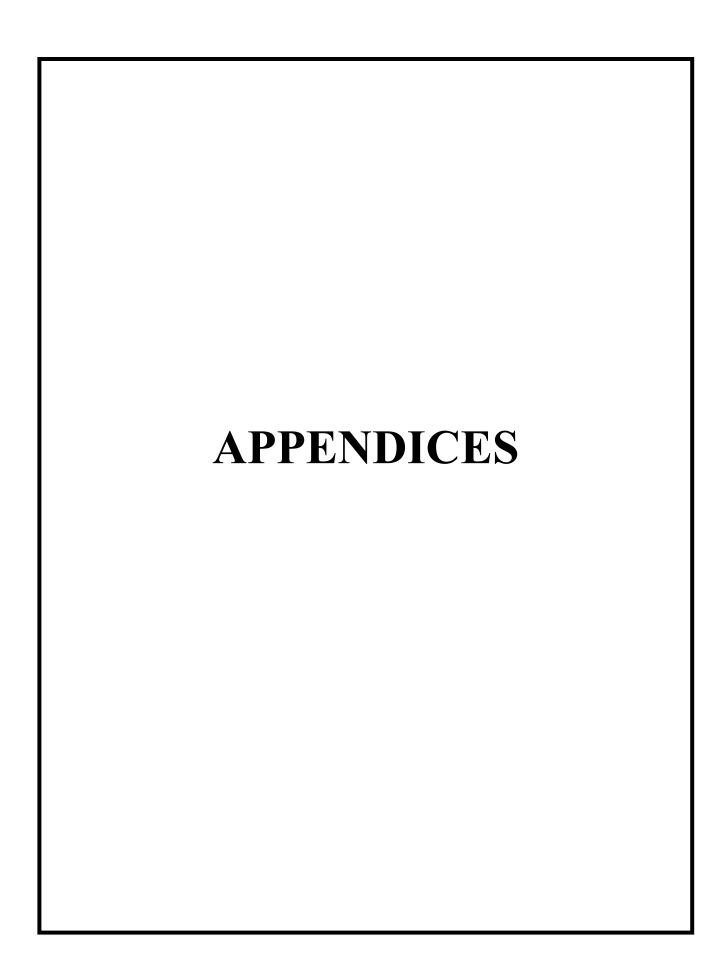
If you consider yourself to be a party of interest in the sale of tax-defaulted property as defined above, please fill out the reverse of this form, stating how you have determined your status as a party of interest. If you need help in filling out the form, please contact our office by telephone at:

You must attach copies of documents to support your claim, as follows:

- (a) In case (a), attach a copy of your trust deed or other evidence of lien or security interest, along with a statement under penalty of perjury setting forth the original amount of the lien or interest, the total amount of payments received reducing the original amount of the lien or interest, and the amount still due and payable as of the date of the sale of the tax-defaulted property by the tax collector.
- (b) In case (b), attach copies of any other documents supporting your claim (e.g., deed, death certificate, will, court order, etc.).
- Any person or entity who in any way acts on behalf of, or in place of, any party of interest (c) with respect to filing a claim for any excess proceeds shall submit proof with the claim that the amount of excess proceeds has been disclosed to the party of interest and that the party of interest has been advised of his or her right to file a claim for the excess proceeds on his or her own behalf (§4675).

PLEASE NOTE: Claims will be processed after one year has passed from the date of the recording of the deed to the purchaser. In order to receive consideration by the county board of supervisors, claims must be received BEFORE THE EXPIRATION OF ONE YEAR following the date of the recording of the deed to the purchaser (see the "Date Deed to Purchaser Recorded" on the attached notice). Following the board's review, the claim will be either approved or denied. The clerk of the board of supervisors will notify you of the action taken by the board. Should the claim be approved, the auditor-controller will, after 90 days, issue a county warrant in payment.

> **SBF-16 (SCO 8-21)** (Back)



I. **Disqualifying Parcel Conditions**

The following conditions will cause a given property to be exempted or excluded from a tax sale. However, in some cases, these conditions can be remedied. Where applicable, corrective measures are included in the descriptions.

1) Property with an Indefinite or Improper Description

Reference made to acreage without specifying boundaries is an improper description. For example, "the south 10 acres of the NW 1/4" creates probable lines but may lead to conflicts over the boundaries. Examples of inadequate descriptions are: a description that is dependent upon another description; a lot shown on an official map without reference to that map; and metes-and-bounds descriptions that do not establish a basic reference such as township, range, meridian, or name of a valid Spanish or Mexican land grant. See Section 8120 of the County Tax Collectors' Reference Manual for the full explanation and definition of "indefinite description."

2) Property Belonging to Public Agencies

Properties belonging to public agencies normally should not be sold, pursuant to Article XIII, Section 3, of the California Constitution and Section 202 of the Revenue and Taxation Code. Notify the State Controller's Office of any situation regarding a public agency.

3) Unpatented Property

Unpatented property is land that has never been granted or conveyed to an individual by either the federal government or the State. It is not subject to taxation and, therefore, cannot be sold at a tax-defaulted land tax sale. When title is in question, the Property Tax Collection Standards and Procedures Program of the State Controller's Office will, upon request, check the patent records of the appropriate federal office and the State Lands Commission.

4) Property Assessed to an Individual Who Has Filed for Bankruptcy

The filing of a bankruptcy petition creates an automatic stay in the enforcement of any lien against the estate of the debtor, and the stay continues until the case is closed or the real property no longer belongs to the estate. If the tax collector learns that bankruptcy proceedings have begun for the assessed owner, the tax collector must ensure that no attempt is made to sell the secured property covered by the bankruptcy without the bankruptcy court's permission. This permission is in the form of a relief from stay. The tax collector should contact the county counsel to file such a motion with the court.

The automatic stay does not prevent the tax collector from asking the debtor or the debtor's attorney about the debtor's intentions with respect to the secured property, nor does it prevent the tax collector from creating or perfecting a statutory lien or function imposed by a political subdivision of the State, if such tax or function comes due after the filing of the bankruptcy petition, including post-petition taxes, power to sell, and other notices as required by law.

5) Property Assessed to Individuals Not Responsible for Their Affairs

If a parcel subject to sale is owned by a person who is in the custody of a state hospital, the property cannot be offered for sale until you determine the status of the patient. It may be necessary to call one or both of the following agencies in order to determine a patient's status:

Department of Developmental Services Client Financial Services (916) 654-2422

Department of Mental Health, Office of Human Rights (916) 654-2327

If the individual in question is responsible for his or her affairs, you may proceed with advertising the sale. If a conservator or guardian has been appointed on behalf of the individual, notify the appointed party before including the parcel in the sale.

6) Indian Land

Indian allotment land on which a trust patent has been issued or reissued, or property located on a reservation, may not be sold at a tax sale. A trust patent is the instrument by which the United States government conveys title of public lands to Indian tribes.

7) California Veteran's Land (Cal Vet Property)

If taxes become delinquent on a Cal Vet property, contact the Contract Services Unit, Department of Veterans Affairs, State of California, 1227 O Street, Sacramento, CA 94295-0001, (916) 503-8362 or (916) 503-8000, and inform the office of the delinquency. The department may pay the taxes to prevent the property from becoming tax-defaulted or subject to the tax collector's power of sale.

8) Property Exempted under the Soldier's and Sailor's Civil Relief Act

The United States Code, Title 50, App., Sections 501 and 585, affords protection to a person in the military service from the loss of real property through enforcement of the collection of taxes when such property is owned and occupied by dependents or employees as a dwelling or for professional, business, or agricultural purposes. If the real property is subject to the tax collector's power of sale, the enforcement action may be commenced only by court permission granted upon application of the tax collector.

The serviceperson's exemption extends for a period not exceeding six months following termination of service. When computing the tax-default time period, do not include in the calculations the period of military service, pursuant to Section 205 of this code.

9) Unprobated Property

If the notice mailed to the last known assessee is returned by the post office with the word "deceased" stamped on the envelope, check with the clerk of the superior court to determine whether the county has started a probate proceeding. If it has not, notify the county's public administrator that probate proceedings must be initiated immediately. Once probate proceedings have begun and letters of administration have been issued, the property may be sold. Send notice of the impending sale to the court-appointed administrator. If you cannot find a person or representative having authority of a higher rank than the public administrator to assume responsibility for the estate, and the value of the estate is not sufficient to cover the taxes, the secured liens, and the cost of probate, the public administrator of the county where the decedent resided at the time of death, as authorized by Section 7603 of Probate Code, shall notify the tax collector in writing that the public administrator has investigated the estate and has determined that the anticipated equity in the property after settlement does not warrant opening an estate administration. The tax collector may then proceed with the tax sale (§4986.6). See form SBF-16 on page 56.

10) Contaminated Property

The State Controller's Office recommends that any property on the Superfund list not be sold at a tax sale.

Property not on the Superfund list but known or suspected to be contaminated may be sold. In such cases, consult county counsel on the specific circumstances. If the sale goes forward, disclose all that is known; do not attempt to estimate the extent of the contamination or the cost of cleanup.

TAX COLLECTOR LETTERHEAD

REQUEST FOR PROBATE INVESTIGATION

, Probate Ad	ministrator
County of, Probate Ad	
	-
Assessor's Parcel Number tax collector's power of sale amount necessary to redeem	property situated in the County of, State of California, described as and commonly referred to as, is subject to the for the nonpayment of real property taxes for the fiscal year(s) The the property before is \$ Said real property is assessed to ddress was
	office indicates that said last known assessee(s) is/are deceased and died a resident redent's death certificate is attached for your convenience.
possession and control of th	f the Revenue and Taxation Code, a request is hereby made for your office to take e property referred to above under Section 7600 of the Probate Code, for the probate investigation required pursuant to Sections 7602 and 7603 of the Probate
Following the investigation re Findings" to this office at the	equired by your office, please return the attached "Probate Investigation Report of following address:
	Tax Collector
	County of
Please call this office at	with any questions you may have regarding this matter.
Sincerely	
cc, Proba	te Administrator
County of	
Attachment	SDE 17 (SCO 9 20)
	SBF-17 (SCO 8-26) (Front)

PROBATE INVESTIGATION REPORT OF FINDINGS

Date:	
Tax Collector, County of	
Situs Address:	
decedent referred to above h	of the Revenue and Taxation Code, the probate investigation of the estate of the as been conducted as authorized under Sections 7602 and 7603 of the Probate restigation,, Probate Administrator for the County of, nined the following:
	riority has been found to assume responsibility for the estate and a menced to administer the decedent's estate by:
Phone:Any notices of tax sale to the following heirs a Name:Address:	should be directed to the above named individual at the address shown and nd devisees of the decedent disclosed by the investigation:
Phone:(Attach additional page No person with higher probate proceedings with the proceedings with the probate proceedings with the probate proceedings with the probate proceedings with the proceeding with the proceeding with the proceedings with the proceeding with the proceedin	es if necessary.) priority has been found and the Public Administrator has commenced th respect to the decedent's property. Pursuant to Section 4986.6(b)(1), no may be made until the probate process is completed.
No person with higher the value of the estate value of the estate value of the estate value.	priority has been found and the Public Administrator has determined that will not cover taxes, secured liens, and the cost of probate. The Public efore determined that the anticipated equity in the property does not warrant tration and any tax sale may proceed.
Any questions regarding this	report should be directed to the following:
	County of
	SBF-17 (SCO 8-26) (Back)

II. Process to Address an Injunction

If an injunction is brought against a particular parcel to prevent it from being sold at a tax sale, take the following steps.

- Notify county counsel. Step 1:
- Step 2: If county counsel is unable to lift the injunction or restraining order before the date of the sale, or if the hearing is within 90 days of the sale, the State Controller's Office recommends that you announce a postponement of the sale of the affected property (§3706.1).
 - If the order is lifted before the originally set date of the sale or if a court hearing is scheduled for more than 60 days before the sale date, hold the sale as announced.

III. Calculating the Power of Sale Schedule for **Disaster-Damaged Property**

Consider the following steps in order to calculate when property damaged by a local, state, or federally declared disaster is subject to power of sale.

Step 1: Calculate the Total Default Time

The default status for disaster-damaged property is suspended (tolled) until substantial repair is made or after five years have passed, whichever comes first. A disaster-damaged property in suspended default will not be subject to power of sale in the standard five consecutive years after the initial date of default. Use the equation below to incorporate the time period during which default was suspended into the overall default time, from the date that the property first became defaulted to the current date.

X - Y = 5 years or more

X represents the total time the parcel has been in default status, i.e., the current date minus the date the property first became defaulted. For example: Current date 11/01/2002 minus default date 07/01/1995 = 7 years and 4 months.

Y represents the total time the parcel has been in suspended default, i.e., the date the property was substantially repaired minus the date the damage occurred. For example: Repair date 8/01/2000 minus damage date 05/01/1997 = 3 years and 3 months.

In the example provided, the sum of X - Y (7 years, 4 months – 3 years, 3 months) is 4 years and 1 month, which is less than 5 years. Thus, the property is not subject to power of sale, nor can it be offered for sale

Once five years of default have passed for disaster-damaged property, additional considerations remain regarding the parcel becoming subject to power to sell. See Step 2.

Step 2: Calculate the Power of Sale Schedule

Assuming that the calculation in Step 1 has shown that a disaster-damaged property's total default time, less the suspended default time, still exceeds five years, the next step is to determine when the property becomes subject to power of sale. The law states that all property that has been defaulted for five years or more becomes subject to power of sale as of 12:01 p.m. on July 1 of the fifth year of default.

The Notice of Impending Power to Sell must be published on or before June 8 of the fifth year of default. If the tax collector fails to provide such notice, or the property has not been defaulted for five years or more as of June 8 of a given year (and thus could not be included in the notice), any sale made until proper notice is provided—within the statutory guidelines—would be invalid.

As such, if a disaster-damaged property's five-year default time is calculated to occur just after June 8 of a given year, the parcel would not qualify for inclusion in the current notice; it would have to appear in the following year's notice. Accordingly, it would not be subject to the power of sale until the following year.

IV. Frequently Asked Questions

Members of the public frequently ask the following questions with regard to sealed bid sales. The answers provided are general responses. Your answers should reflect the specific conditions of your sale and the policies of your office.

- Q. Can I mail in a bid for a property in the sealed bid sale?
 - A. Yes, this is the normal procedure. The sealed bid sale does not require you to bid on the properties in person.
- Q. Can I obtain a property available at the tax sale by paying the delinquent taxes on it prior to the sale?
 - A. No. You can obtain legal title to tax-defaulted property subject to the tax collector's power to sell only by being the successful bidder at the tax sale.
- Q. How do I find or see a property I'd like to submit a bid on?
 - A. While we try in every way to help prospective purchasers identify a property location, we can provide only the approximate geographic location for vacant land (which accounts for most of the property offered at our tax sale). Vacant, or unimproved, land has no address. Its approximate location can be determined through the use of county assessor plat maps and perhaps a map book. Exact boundary lines of a property can be determined only by conducting a survey of the property initiated at the purchaser's expense. Improved properties frequently (but not always) bear a situs (street address).
- Q. How does a bidder pay for property offered through the sealed bid process?
 - A. Payment must be made in certified funds (cashier's check, certified bank check, money order, or traveler's check, with proper identification). *Do not send cash.* Personal checks are not accepted.
- Q. What are the conditions of payment for a property offered by sealed bid?
 - A. You must include a negotiable instrument (i.e., check, money order, etc.) for the bid amount stated on the bid form you submit to the tax collector. If you do not include a negotiable instrument with your bid form, your bid will not be accepted.

- Q. Do liens or encumbrances on a tax-defaulted property transfer to the new owner after purchase of the property at a tax sale?
 - A. Revenue and Taxation Code Section 3712 states:

The deed conveys title to the purchaser free of all encumbrances of any kind existing before the sale, except for:

- a) Any lien for installments of taxes and special assessments; installments will become payable upon the secured roll after the sale.
- b) The lien for taxes or assessments or other rights of any taxing agency that does not consent to the sale under this chapter.
- c) Liens for special assessments levied upon the property conveyed that were, at the time of the sale under this chapter, not included in the amount necessary to redeem the tax-defaulted property, and, where a taxing agency that collects its own taxes has consented to the sale under this chapter, were not included in the amount required to redeem from sale to the taxing agency.
- d) Easements constituting servitudes upon or burdens to the property; water rights, the record title to which is held separately from the title to the property; and restrictions of record.
- e) Unaccepted, recorded, irrevocable offers of dedication of the property to the public or a public entity for a public purpose, and recorded options of any taxing agency to purchase the property or any interest therein for a public purpose.
- Unpaid assessments under the Improvement Bond Act of 1915 (Division 10 (commencing with Section 8500) of the Streets and Highways Code) that are not satisfied as a result of the sale proceeds being applied pursuant to Chapter 1.3 (commencing with Section 4671) of Part 8.
- g) Any federal Internal Revenue Service liens that, pursuant to provisions of federal law, are not discharged by the sale, even though the tax collector has provided proper notice to the Internal Revenue Service before that date.
- h) Unpaid special taxes under the Mello-Roos Community Facilities Act of 1982 (Chapter 2.5 (commencing with Section 53311) of Part 1 of Division 2 of Title 5 of the Government Code) that are not satisfied as a result of the sale proceeds being applied pursuant to Chapter 1.3 (commencing with Section 4671) of Part 8.
- Q. When does the right to redeem a tax-defaulted parcel subject to the power to sell cease?
 - A. The right ceases at the close of business on the last business day prior to the sale.
- O. How can I determine what use I can make of a tax sale property before I purchase it?
 - A. Consult the zoning department of any city within which a property lies, or the zoning section of the county department of planning and land use for a parcel in an unincorporated area (not within a city boundary). Examine the county recorder's records for any recorded easements on a property. You can also order a title search report from a local title insurance company.

- Q. How soon can I take possession of a property that I purchase at the tax sale?
 - A. You should consult an attorney. Generally, the successful bidder may take possession of a property after making payment in full and complying with any conditions set forth by the tax collector.
- Q. How is the minimum price determined on a property offered at a tax sale?
 - A. State law dictates that the minimum price for a tax-defaulted parcel offered at a public auction tax sale for the first time shall be no less than the total amount necessary to redeem the parcel, plus costs. However, for sealed bid sales, the State statutes that dictate the minimum bid for a parcel do not apply (§3698.5(b)). For sealed bid sales, the tax collector is the only officer authorized to determine the minimum bid amount.
- Q. Is a tax sale publicly advertised?
 - A. Yes. State law dictates that notice of a tax sale must be published three times in successive seven-day intervals before the tax sale date, in a general-circulation newspaper published in the county.
- Q. How will title in the deed to the purchaser be vested?
 - A. Title is vested in the name of the actual purchaser. If title is to be vested differently, we require a notarized letter from the individual stating the manner in which title is to be vested.

V. Index of Sealed Bid Forms (SBFs)

Following is a list of forms relevant to the preparation, execution, and completion of a sealed bid sale. The corresponding form numbers from the *County Tax Collectors Reference Manual* are provided to facilitate cross-referencing between this handbook and the manual.

Form #	(Manual No.)	Page
SBF-1	(SCO 8-04.3)	5
SBF-2	(SCO 8-01)	8
SBF-3A	(SCO 8-02)	14
SBF-3B	(SCO 8-03)	15
SBF-4	(SCO 8-04.1)	20
SBF-5	(SCO 8-05.1)	24
SBF-6A	(SCO 8-08)	28
SBF-6B	(SCO 8-09)	29
SBF-6C	(SCO 8-10)	30
SBF-7	(SCO 8-11)	. 31-32
SBF-8	(SCO Figure 9.6)	36
SBF-9	(SCO 9-02)	37
SBF-10	(SCO 5-08)	40
SBF-11	(SCO 5-09)	41
SBF-12	(SCO 8-12)	44
SBF-13	(SCO 8-19)	47
SBF-14	(SCO 8-07)	51
SBF-15	(SCO 8-20)	54
SBF-16	(SCO 8-21)	. 55-56
SBF-17	(SCO 8-26)	. 62-63

VI. Referenced Code Sections

Following are excerpts of the actual text from sections of the Revenue and Taxation Code, the Government Code, and the United States Code. These are the sections of the codes cited in this handbook.

Revenue and Taxation Code

Section **Statute Text**

- "Taxing agency" includes the State, county, and city. "Taxing agency" also includes every **§121** district that assesses property for taxation purposes and levies taxes or assessments on the property so assessed.
- **§122** "Revenue district" includes every city and district for which the county officers assess property and collect taxes or assessments.
- **§480** (a) Whenever there occurs any change in ownership of real property or of a manufactured home that is subject to local property taxation and is assessed by the county assessor, the transferee shall file a signed change in ownership statement in the county where the real property or manufactured home is located, as provided for in subdivision (c). In the case of a change in ownership where the transferee is not locally assessed, no change in ownership statement is required.
 - (b) The personal representative shall file a change in ownership statement with the county recorder or assessor in each county in which the decedent owned real property at the time of death that is subject to probate proceedings. The statement shall be filed prior to or at the time the inventory and appraisal is filed with the court clerk. In all other cases in which an interest in real property is transferred by reason of death, including a transfer through the medium of a trust, the change in ownership statement or statements shall be filed by the trustee (if the property was held in trust) or the transferee with the county recorder or assessor in each county in which the decedent owned an interest in real property within 150 days after the date of death.
 - (c) Except as provided in subdivision (d), the change in ownership statement as required pursuant to subdivision (a) shall be declared to be true under penalty of perjury and shall give that information relative to the real property or manufactured home acquisition transaction as the board shall prescribe after consultation with the California Assessors' Association. The information shall include, but not be limited to, a description of the property, the parties to the transaction, the date of acquisition, the amount, if any, of the consideration paid for the property, whether paid in money or otherwise, and the terms of the transaction. The change in ownership statement shall not include any question that is not germane to the assessment function.

§480 (cont.)

The statement shall contain a notice informing the transferee of the property tax relief available under Section 69.5. The statement shall contain a notice that is printed, with the title in at least 12-point boldface type and the body in at least 8-point boldface type, in the following form:

"Important Notice"

"The law requires any transferee acquiring an interest in real property or manufactured home subject to local property taxation, and that is assessed by the county assessor, to file a change in ownership statement with the county recorder or assessor. The change in ownership statement must be filed at the time of recording or, if the transfer is not recorded, within 45 days of the date of the change in ownership, except that where the change in ownership has occurred by reason of death the statement shall be filed within 150 days after the date of death, or if the estate is probated, shall be filed at the time the inventory and appraisal is filed. The failure to file a change in ownership statement within 45 days from the date of a written request by the assessor results in a penalty of either: (1) one hundred dollars (\$100), or (2) 10 percent of the taxes applicable to the new base year value reflecting the change in ownership of the real property or manufactured home, whichever is greater, but not to exceed two thousand five hundred dollars (\$2,500) if that failure to file was not willful. This penalty will be added to the assessment roll and shall be collected like any other delinquent property taxes, and be subject to the same penalties for nonpayment."

- (d) The change in ownership statement may be attached to or accompany the deed or other document evidencing a change in ownership filed for recording in which case the notice, declaration under penalty of perjury, and any information contained in the deed or other transfer document otherwise required by subdivision (c) may be omitted.
- (e) If the document evidencing a change in ownership is recorded in the county recorder's office, then the statement shall be filed with the recorder at the time of recordation. However, the recordation of the deed or other document evidencing a change in ownership shall not be denied or delayed because of the failure to file a change of ownership statement, or filing of an incomplete statement, in accordance with this subdivision. If the document evidencing a change in ownership is not recorded or is recorded without the concurrent filing of a change in ownership statement, then the statement shall be filed with the assessor no later than 45 days from the date the change in ownership occurs, except that where the change in ownership has occurred by reason of death the statement shall be filed within 150 days after the date of death, or, if the estate is probated, shall be filed at the time the inventory and appraisal is filed.

- **§3691** (a) (1) (A) Five years or more, or three years or more in the case of nonresidential commercial property, after the property has become tax defaulted, the tax collector shall have the power to sell and shall attempt to sell in accordance with Section 3692 all or any portion of tax-defaulted property that has not been redeemed, without regard to the boundaries of the parcels, as provided in this chapter, unless by other provisions of law the property is not subject to sale. Any person, regardless of any prior or existing lien on, claim to, or interest in, the property, may purchase at the sale. In the case of tax-defaulted property that has been damaged by a disaster in an area declared to be a disaster area by local, state, or federal officials and whose damage has not been substantially repaired, the five-year period set forth in this subdivision shall be tolled until five years have elapsed from the date the damage to the property was incurred.
 - **(B)** A county may elect, by an ordinance or resolution adopted by a majority vote of its entire governing body, to have the five-year time period described in subparagraph (A) apply to tax-defaulted nonresidential commercial property.
 - (C) For purposes of this subdivision, "nonresidential commercial property" means all property except the following:
 - (i) A constructed single-family or multifamily unit that is intended to be used primarily as a permanent residence, is used primarily as a permanent residence, or that is zoned as a residence, and the land on which that unit is constructed.
 - (ii) Real property that is used and zoned for producing commercial agricultural commodities.
 - (2) When a part of a tax-defaulted parcel is sold, the balance continues subject to redemption and shall be separately valued for the purpose of redemption in the manner provided by Chapter 2 (commencing with Section 4131) of Part 7.
 - (3) The tax collector shall provide notice of an intended sale under this subdivision in the manner prescribed by Sections 3704 and 3704.5 and any other applicable statute. If the intended sale is of nonresidential commercial property that has been tax-defaulted for fewer than five years, all of the following apply:
 - (A) On or before the notice date, the tax collector shall also mail, in the manner specified in paragraph (1) of subdivision (c) of Section 2924b of the Civil Code, notice containing any information contained in the publication required under Sections 3704 and 3704.5 to, as applicable, all of the following:
 - (i) The parties specified in paragraph (2) of subdivision (c) of Section 2924b of the Civil Code.
 - (ii) Each taxing agency specified in paragraph (3) of subdivision (c) of Section 2924b of the Civil Code.
 - (iii) Any beneficiary of a deed of trust or a mortgagee of any mortgage recorded against the nonresidential commercial property, and any assignee or vendee of these beneficiaries or mortgagees.

§3691 (cont.)

- **(B)** For purposes of this paragraph:
 - (i) "Notice date" means a date at least 90 days before an intended sale or at least 90 days before the date upon which the property may be sold.
 - (ii) "Recording date of the notice of default" as used in subdivision (c) of Section 2924b of the Civil Code means a date that is 30 days before the notice date.
 - (iii) "Deed of trust or mortgage being foreclosed" as used in subdivision (c) of Section 2924b of the Civil Code means the defaulted tax lien.
- (b) (1) (A) Three years or more after the property has become tax defaulted and subject to a nuisance abatement lien or a request has been made by a city, county, city and county, or nonprofit organization, pursuant to Section 3692.4, to offer that property at the next scheduled public auction, the tax collector shall have the power to sell and may sell all or any portion of tax-defaulted property that has not been redeemed, without regard to the boundaries of parcels, as provided in this chapter, unless by other provisions of law the property is not subject to sale. Any person, regardless of any prior or existing lien on, claim to, or interest in, the property, may purchase at the sale.
 - **(B)** When a part of a tax-defaulted parcel is sold, the balance continues subject to redemption and shall be separately valued for the purpose of redemption in the manner provided by Chapter 2 (commencing with Section 4131) of Part 7.
 - (2) Before the tax collector sells vacant residential developed property pursuant to this subdivision, actual notice, by certified mail, shall be provided to the property owner, if the property owner's identity can be determined from the county assessor's or county recorder's records. The tax collector's power of sale shall not be affected by the failure of the property owner to receive notice.
 - (3) Before the tax collector sells vacant residential developed property pursuant to this subdivision, notice of the sale shall be given in the manner specified by Section 3704.7.
 - (c) The amendments made to this section by the act adding this subdivision apply to property that becomes tax defaulted on or after January 1, 2005.
- **§3691.6** Upon request of the Controller, the tax collector shall report the disposition of all tax-defaulted parcels subject to tax collections power to sale in his or her county.
- **§3692** (a) The tax collector shall attempt to sell tax-defaulted property, as provided in this chapter, within four years of the time that the property becomes subject to sale for nonpayment of taxes unless, by other provisions of law, the property is not subject to sale. If there are no acceptable bids at the attempted sale, the tax collector shall attempt to sell the property at intervals of no more than six years until the property is sold.

§3692 (cont.)

- **(b)** When oil, gas, or mineral rights are subject to sale for nonpayment of taxes, the tax collector may offer the interest at minimum bid to the holders of outstanding interests where the interest subject to sale is a partial interest or, where the interest subject to sale is a complete and undivided interest, to the owner or owners of the property to which the oil, gas, or mineral rights are appurtenant.
- (c) When parcels that are rendered unusable by their size, location, or other conditions are subject to sale for nonpayment of taxes, the tax collector may offer the parcel, at a minimum bid, to owners of contiguous parcels or to a holder of record of either a predominant easement or a right-of-way easement. If the parcel is sold to a contiguous property owner, the tax collector shall require that the successful bidder request the assessor and the planning director to combine the unusable parcel with the bidder's own parcel as a condition of sale.
- (d) Sealed bid sale procedures shall be used when offers are made pursuant to subdivision (b) or subdivision (c), and the property shall be sold to the highest eligible bidder. The offers shall remain in effect for 30 days or until notice is given pursuant to Section 3702, whichever is later.
- (e) The Notice to the Board of Supervisors and Notice of Intended Sale of Tax-Defaulted Property shall indicate that any parcel remaining unsold may be reoffered within a 90-day period and any new parties of interest shall be notified in accordance with Section 3701. This subdivision does not apply to properties sold pursuant to Chapter 8 (commencing with Section 3771).
- **§3692.1** Notwithstanding any other provision of law, for purposes of this chapter, all of the following apply:
 - (a) "Close of auction" means the date and time for which the tax collector, or his or her designee, provides public notice of both of the following:
 - (1) That no additional property will be offered for sale for that public auction.
 - (2) That bidding for that public auction will end.
 - **(b)** "Date of the sale" means the date upon which a public auction begins.
 - (c) "Public auction" means any venue or medium to sell property under this chapter that provides reasonable access to the public to bid on and purchase this property.

- **§3692.3** (a) All property sold under this chapter is offered and sold as is.
 - (b) The state, the county, and an employee of these entities acting in the employee's official capacity in preparing, conducting, and executing a sale of property under this chapter, are not liable for any of the following:
 - (1) Known or unknown conditions of this property, including, but not limited to, errors in the assessor's records pertaining to improvement of the property.
 - (2) The failure of a device that is not owned, operated, and managed by the state or county, that prevents a person from participating in any sale under this chapter. For purposes of this paragraph, "device" includes, but is not limited to, computer hardware, a computer network, a computer software application, and a computer Web site.
- 3692.4 (a) Notwithstanding any other provision of law, any county, city, city and county, or any nonprofit organization as defined in Section 3772.5, may request the tax collector to bring the next scheduled public auction any residential real property that meets all of the following requirements:
 - (1) The property taxes have been delinquent for at least three years.
 - (2) The real property will serve the public benefit of providing housing directly related to low-income persons.
 - (3) The real property is not occupied by the owner as his or her principal place of residence.
 - **(b)** Every request submitted to the tax collector shall include the following:
 - (1) A formal resolution of the governing board of the county, city, city and county, or nonprofit organization, requesting the accelerated auction of the real property and stating the public benefit.
 - (2) A written plan for the development, rehabilitation, or proposed use of the real property and how low-income persons will be served.
 - (3) If the request is from a nonprofit organization, the request shall have a formal resolution of approval from the city council of the city in which the real property is located, or from the board of supervisors of the county if the real property is located in an unincorporated area.
 - (c) Upon receiving a request as provided by this section, the tax collector shall include the real property in the next scheduled public auction.
 - (d) (1) If the real property is acquired by a nonprofit organization at auction, a deed restriction shall be placed on the real property, requiring the real property to be used for low-income housing for a period of at least 30 years.

(3692.4) (cont.)

- (2)(A) In lieu of the 30-year restriction required by paragraph (1), the deed may provide for equity sharing upon resale, if the real property is a single-family home that will be sold by the nonprofit organization to a low-income owner-occupant.
 - **(B)** To the extent not in conflict with another public funding source or law, all of the following shall apply to an equity-sharing agreement provided for by the deed:
 - (i) Upon resale by an owner-occupant of the home, the owner-occupant of the home shall retain the market value of any improvements, the downpayment, and his or her proportionate share of appreciation. The nonprofit organization shall recapture any initial subsidy and its proportionate share of appreciation, which shall then be used for the purpose of providing financial assistance to low-income homebuyers.
 - (ii) For purposes of this subdivision, the initial subsidy shall be equal to the fair market value of the home at the time of initial sale to the nonprofit organization minus the initial sale price to the low-income owner-occupant, plus the amount of any downpayment assistance or mortgage assistance. If upon resale by the owner-occupant the market value is lower than the initial market value, then the value at the time of the resale shall be used as the initial market value.
 - (iii) For purposes of this subdivision, the nonprofit organization's proportionate share of appreciation shall be equal to the ratio of the initial subsidy to the fair market value of the home at the time of initial sale.
- (e) This section may not be construed to preclude the application, to the real property or the current owners of that property, of any other provision of law not in conflict with this section.
- **§3693** (a) With the exception of the sealed bid sale procedures authorized under Section 3692, all sales pursuant to this chapter shall be at public auction to the highest bidder. The amount of the high bid shall be paid by any method of payment authorized by Section 2502, 2503.2, or 2504, which method is at the discretion of the tax collector. Unless otherwise specified by the tax collector, payment is due on or before the close of auction.
 - **(b)** The tax collector may require a person to submit a deposit, by any method of payment authorized by Section 2502, 2503.2, or 2504, for the purposes specified in this subdivision. A tax collector requiring a deposit pursuant to Section 3693.1 may determine, and shall provide public notice before the date of the sale upon determining, all of the following:
 - (1) The method of payment of this deposit.
 - (2) The amount of this deposit.
 - (3) The due date of this deposit.
 - (4) Whether the deposit will be applied for one or more of the following purposes:

§3693 (cont.)

- (A) As a condition to submitting a bid on property that is being sold under this chapter.
- **(B)** As a payment toward specified property that is being sold under this chapter. If a deposit is applied for this purpose, the deposit may be applied as payment toward more than one specified property based upon the amount of the minimum bid for each property.
- **§3693.1** Notwithstanding Section 3693, the tax collector may make the sale of any property sold under this chapter a cash or deferred-payment transaction. If the tax collector approves the sale as a deferred-payment transaction, the tax collector may require a deposit in the amount of five thousand dollars (\$5,000) or 10 percent of the minimum bid price, whichever is greater. The balance of the purchase price shall be paid by any method of payment authorized by Section 2502, 2503.2, or 2504, as specified by the tax collector and within a period specified by the tax collector not to exceed 90 days from the date of the close of auction as a condition precedent to the transfer of title to the purchaser. If the purchaser was required to pay a deposit prior to the date of the sale, the deposit shall be applied toward the purchase price of the property. Failure on the part of the successful bidder to consummate the sale within the period specified by the tax collector shall result in the forfeiture of the deposit and all rights he or she may have with respect to that property. Any forfeiture of deposit shall be distributed to the county general fund and shall not apply to outstanding delinquent taxes. Upon forfeiture the right of redemption shall revive.
- **§3694** A sale under this chapter shall take place only if approved by the board of supervisors.
- **§3698** To make any sale under this chapter, the tax collector shall transmit a notice to the board of supervisors, stating:
 - (a) His intention to make a sale under this chapter, and the type of sale;
 - **(b)** A description of the property to be sold;
 - (c) The minimum price at which it is proposed to sell the property.
- **§3698.5** (a) Except as provided in Section 3698.7, the minimum price at which property may be offered for sale pursuant to this chapter shall be an amount not less than the total amount necessary to redeem, plus costs. For purposes of this subdivision:
 - (1) The "total amount necessary to redeem" is the sum of the following:
 - **(A)** The amount of defaulted taxes.
 - **(B)** Delinquent penalties and costs.
 - (C) Redemption penalties.
 - **(D)** A redemption fee.

§3698.5 (cont.)

- (2) "Costs" are those amounts described in subdivision (c) of Section 3704.7, subdivisions (a) and (b) of Section 4112, Section 4672, 4672.1, 4672.2, 4673, and subdivision (b) of Section 4673.1.
- **(b)** This section shall not apply to property or interests that qualify for sale in accordance with the provisions of subdivisions (b) and (c) of Section 3692.
- (c) Where the property or property interests have been offered for sale at least once and no acceptable bids therefor have been received at the minimum price determined pursuant to subdivision (a), the tax collector may, in his or her discretion and with approval of the board of supervisors, offer that same property or those interests at the same or next scheduled sale at a minimum price that the tax collector deems appropriate in light of the most current assessed valuation of that property or those interests, or any unique circumstances with respect to that property or those interests.
- §3698.7 (a) With respect to property for which a property tax welfare exemption has been granted and that has become tax-defaulted, the minimum price at which the property may be offered for sale pursuant to this chapter shall be the higher of the following:
 - (1) Fifty percent of the fair market value of the property. For the purposes of this paragraph, "fair market value" means the amount as defined in Section 110 as determined pursuant to an appraisal of the property by the county assessor within one year immediately preceding the date of the public auction. From the proceeds of the sale, there shall be distributed to the county general fund an amount to reimburse the county for the cost of appraising the property. The value of the property as determined by the assessor pursuant to an appraisal shall be conclusively presumed to be the fair market value of the property for the purpose of determining the minimum price at which the property may be offered for sale.
 - (2) The total amount necessary to redeem, plus costs. For purposes of this paragraph:
 - (A) The "total amount necessary to redeem" is the sum of the following:
 - (i) The amount of defaulted taxes.
 - (ii) Delinquent penalties and costs.
 - (iii) Redemption penalties.
 - (iv) A redemption fee.
 - **(B)** "Costs" are those amounts described in subdivision (c) of Section 3704.7, subdivisions (a) and (b) of Section 4112, Sections 4672, 4672.1, 4672.2, and 4673, and subdivision (b) of Section 4673.1.
 - **(b)** This section shall not apply to property or interests that qualify for sale in accordance with the provisions of subdivisions (b) and (c) of Section 3692.
 - (c) Where property or property interests have been offered for sale at least once and no acceptable bids therefore have been received, the tax collector may, in his or her discretion and with the approval of the board of supervisors, offer that property or those interests at the next scheduled sale at a minimum price that the tax collector deems appropriate.

§3698.8 The tax collector, upon the recommendation of county counsel, may remove a parcel from the tax sale if it is deemed the removal is in the best interest of the county. The tax collector shall notify the controller, in writing, whenever a parcel is removed from a tax sale.

§3700 Upon providing notice to the board of supervisors as required by Section 3698, the tax collector shall forward one copy to the clerk or secretary of the governing board of each taxing agency, other than the county, having the right to levy taxes or assessments on the property and may forward one copy to each nonprofit organization that has submitted, within one year prior to the next scheduled tax sale or prior to July 31 of the current calendar year, a written request to the tax collector for notification. The copy or copies shall be mailed or delivered at least 30 days before the first publication or posting of the notice of intended sale. However, where the tax collector has on file a consent from each taxing agency, the tax collector may proceed to publish or post the notice of sale.

§3700.5 Not less than 45 days nor more than 120 days before the proposed sale, the tax collector shall send notice of the proposed sale to the Controller. The notice shall state the date, time, and place of the proposed sale. The tax collector shall notify the Controller of any postponement of the tax sale and the date, time, and place of the sale.

§3701 Not less than 45 days nor more than 120 days before the proposed sale, the tax collector shall send notice of the proposed sale by certified mail with return receipt requested to the last known mailing address, if available, of parties of interest, as defined in Section 4675.

> The notice shall state the date, time, and place of the proposed sale, the amount required to redeem the property, and the fact that the property may be redeemed up to the close of business on the last business day prior to the date of sale, and information regarding the rights of parties of interest to claim excess proceeds, as defined in Section 4674, if the property is sold and excess proceeds result from that sale.

> The tax collector shall make a reasonable effort to obtain the name and last known mailing address of parties of interest.

> The validity of any sale under this chapter shall not be affected if the tax collector's reasonable effort fails to disclose the name and last known mailing address of parties of interest or if a party of interest does not receive the mailed notice.

§3702 The tax collector shall publish the notice of intended sale once a week for three successive weeks in a newspaper of general circulation published in the county seat and in a newspaper of general circulation published in the judicial district in which the property is situated. If the same newspaper of general circulation is published in both the county seat and in such district, or if the publication of the notice of sale is made in a newspaper which is determined pursuant to Section 3381 as most likely to afford adequate notice of the sale, a publication in such paper shall satisfy the requirements for publication set forth in this section. If there is no newspaper published in the county seat or in the judicial district, then publication may be made by posting notice in three public places in the county seat or in the judicial district, as the case may be, where no such newspaper is published. The publication shall be started not less than 21 days prior to the date of the sale.

- **§3703** If in the judgment of the board of supervisors any property to be sold under this chapter will bring at auction less than the cost of publication in a newspaper, the publication of the notice of intended sale may be made in the same manner as if there were no newspaper published in the county seat or in the judicial district.
- **§3704** The notice of intended sale shall include all of the following:
 - (a) The date, time, and place of the intended sale, including the electronic address if the intended sale is by public auction via the Internet or other electronic media.
 - (b) The locations of computer workstations that are available to the public and instruction on accessing the public auction and submitting bids if the intended sale is conducted via the Internet or other electronic media.
 - (c) A description of the property to be sold.
 - (d) The name of the last assessee of the property.
 - (e) The minimum acceptable bid of the property to be sold.
 - (f) A statement that if the property is not redeemed before the close of business on the last business day prior to the date of the sale, the right of redemption will cease.
 - (g) A statement that if the property is sold, parties of interest, as defined in Section 4675, have the right to file a claim with the county for any proceeds from the sale which are in excess of the liens and costs required to be paid from the proceeds.
 - (h) A statement that if excess proceeds result from the sale, notice will be given to parties of interest, pursuant to law.
 - (i) A statement that if the parcel remains unsold after the tax sale, the date, time, and location of any subsequent sale.
 - (i) If applicable, that a deposit is required as a condition to submit bids on the property.
 - (k) If applicable, a statement that, for any property purchased by a credit transaction, the right of redemption will revive if full payment is not received by the tax collector prior to the close of business on the date, as specified by the tax collector under Section 3693.1, that full payment is due.
- **§3704.7** (a) In the case of a property that is the primary residence of the last known assessee, as indicated by either a valid homeowner's exemption on file with the county assessor in the name of the last known assessee, or the fact that the mailing address for the last tax bill is the same address as the property, the tax collector or his or her agent shall, in addition to any other notice required by this chapter, make a reasonable effort to contact in person, not more than 120 days or less than 10 days prior to the date of sale, the owner-occupant of that property. In the course of the personal contact, the tax collector, or his or her agent, shall inform the owner-occupant of the following:

§3704.7 (cont.)

- (1) That the property, if not redeemed, shall be offered for sale at a public auction.
- (2) His or her redemption rights pursuant to Part 7 (commencing with Section 4101).
- (b) If the personal contact described in subdivision (a) is not made after reasonable efforts, the tax collector or his or her agent shall attempt to serve written notice, no less than five days prior to the date of the sale, with respect to the fact of the sale and the requirement that the tax collector be contacted immediately with respect to redemption of the property.
- (c) The amount of the actual and reasonable costs incurred by the tax collector, or his or her agent, or both, in complying with the requirements of subdivisions (a) and (b), not to exceed one hundred dollars (\$100), shall be added to the required amount for redemption of the property.
- (d) No transfer of title shall be invalidated by reason of failure to comply with the requirements of this section.
- **§3706** If the property is not redeemed before the close of business on the last business day prior to the date of the sale of the property, the tax collector shall sell the property at public auction to the highest bidder at the time and place fixed.

In the case of a sale at public auction, no bid shall be accepted for a sum less than the minimum price approved in the resolution of the board of supervisors; provided, however, the tax collector may reduce such minimum price when a partial redemption has been made under Chapter 2, Part 7, Division 1 of this code, or when a partial cancellation has been made under Chapter 4, Part 9, Division 1 of this code, after such price was fixed, by not more than the ratio that the delinquency on the portion so redeemed or canceled bears to the delinquency upon the whole.

- **§3706.1** The tax collector may postpone the tax sale or any portion thereof under the following conditions:
 - (a) Notice of any postponement of a public auction tax sale shall be made by the tax collector who, by public declaration at the time and place originally fixed for the public auction, may postpone the sale to a new time, date, and place. No other notice of the postponed public auction need be given if the date for the new time, date, and place is within seven days of the time originally fixed for the sale.
 - (b) Notice of any postponed sealed-bid sale or postponed public auction sale that is to be held not less than eight days nor more than 60 days from the time originally fixed for the sale, shall be made pursuant to the same provisions followed in providing notice of the original sale to parties of interest, as defined in Section 4675.

- **§3707** (a) (1) The right of redemption shall terminate at the close of business on the last business day prior to the date the sale begins.
 - (2) If the tax collector approves a sale as a credit transaction and does not receive full payment on or before the date upon which the tax collector requires pursuant to Section 3693.1, the right of redemption is revived on the next business day following that date.
 - (b) Notwithstanding any other provision of law, any remittance sent by mail for redemption of tax-defaulted property must be received in the tax collector's office prior to the time established in subdivision (a).
 - (c) The sale shall be deemed complete when a qualified bid is accepted by the tax collector.
 - (d) The right of redemption revives if the property is not sold.
- **§3708** On receiving the full purchase price at any sale under this chapter, the tax collector shall, without charge, execute a deed to the purchaser.
- **§3708.1** Upon execution the tax collector shall immediately record the deed with the county recorder and pay the recording fees. Recording of the deed shall constitute delivery thereof to the grantee named in the deed.
- §3708.5 If a deed to the purchaser contains a clerical error or misstatement of fact, a corrected deed may be issued by the tax collector and recorded with the county recorder without charge. The new deed shall contain a statement of reasons for its issuance and, as far as practical, shall be the same as the original except where corrected.
- **§3710** In addition to the usual provisions of a deed conveying real property, the deed shall specify all of the following:
 - (a) That the legally levied taxes on the subject property were duly declared to be in default and were a lien on the property.
 - **(b)** That the tax collector, pursuant to a statutory power of sale, has sold the property.
 - (c) If a taxing agency objected to the sale, the fact of the objection and the name of the objecting taxing agency.
 - (d) The name of the purchaser, the date the property was sold, and the amount for which the property was sold.
 - (e) That the property is therefore conveyed to the purchaser according to law.

- **§3712** The deed conveys title to the purchaser free of all encumbrances of any kind existing before the sale, except:
 - (a) Any lien for installments of taxes and special assessments, which installments will become payable upon the secured roll after the time of the sale.
 - (b) The lien for taxes or assessments or other rights of any taxing agency which does not consent to the sale under this chapter.
 - (c) Liens for special assessments levied upon the property conveyed which were, at the time of the sale under this chapter, not included in the amount necessary to redeem the taxdefaulted property, and, where a taxing agency which collects its own taxes has consented to the sale under this chapter, not included in the amount required to redeem from sale to the taxing agency.
 - (d) Easements constituting servitudes upon or burdens to the property; water rights, the record title to which is held separately from the title to the property; and restrictions of record.
 - (e) Unaccepted, recorded, irrevocable offers of dedication of the property to the public or a public entity for a public purpose, and recorded options of any taxing agency to purchase the property of any interest therein for a public purpose.
 - (f) Unpaid assessments under the Improvement Bond Act of 1915 (Division 10 (commencing with Section 8500) of the Streets and Highways Code), which are not satisfied as a result of the sale proceeds being applied pursuant to Chapter 1.3 (commencing with Section 4671) of Part 8.
 - (g) Any federal Internal Revenue Service liens which, pursuant to provisions of federal law, are not discharged by the sale, even though the tax collector has provided proper notice to the Internal Revenue Service before that date.
 - (h) Unpaid special taxes under the Mello-Roos Community Facilities Act of 1982 (Chapter 2.5 (commencing with Section 53311) of Part 1 of Division 2 of Title 5 of the Government Code) that are not satisfied as a result of the sale proceeds being applied pursuant to Chapter 1.3 (commencing with Section 4671) of Part 8.
- **§3716** Within 10 days after the sale, the tax collector shall report to the assessor:
 - (a) The name of the purchaser.
 - **(b)** The date of sale.
 - (c) The amount for which the property was sold.
 - (d) The description of the property conveyed.

- **§3718** The tax collector shall deposit the money received from the sale like tax collections and shall immediately transmit a report of sale to the county treasurer and a duplicate of the report to the county auditor. The report shall show:
 - (a) The cost of advertising the sale, including but not limited to the published notice required by Section 3702.
 - **(b)** The sums received for individual parcels.
 - (c) Identification of the parcels by year, page and number of the delinquent and current roll.
 - (d) The cost of recording the deeds.
- **§3719** The amount of the cost of advertising the sale, including but not limited to the published notice required by Section 3702, shall be deposited in the county general fund and the balance, excepting the recorder's fee, shall be deposited in the delinquent tax sale trust fund.
- **§3794.3** A sale under this chapter shall take place only if approved by the board of supervisors.
- **§4101** Tax-defaulted property may be redeemed until the right of redemption is terminated.
- **§4112** (a) When tax-defaulted property subject to the notice recorded under Section 3691.4 is redeemed, the tax collector shall collect all of the following, in addition to the amount required to redeem:
 - (1) A fee of thirty-five dollars (\$35) that shall be distributed to the county general fund to reimburse the county for its cost of obtaining the names and last known mailing addresses of, and for mailing notices required by Section 3701 to, parties of interest as defined by Section 4675.
 - (2) A fee in the amount required by Section 27361.3 of the Government Code that shall be distributed to the county recorder for the cost of recordation of a rescission of the notice, as required by subdivision (c).
 - (3) A fee of one hundred fifty dollars (\$150) if redemption is within 90 days of the proposed date for the tax sale of the redeemed property. In the case of unsold tax sale properties remaining on the abstract after the tax sale, the fee shall become a part of the redemption amount and collectible whenever the property is redeemed. The fee shall be distributed to the county general fund to reimburse the county for costs incurred by the county in preparing to conduct that sale.
 - (4) The amount described in subdivision (c) of Section 3704.7 to reimburse the county for the cost of a personal contact required by that section.
 - (b) Notwithstanding subdivision (a), if the tax-defaulted property is redeemed prior to the proposed sale, but after the county has incurred notice or publication costs pursuant to Section 3702 in connection with a notice of intended sale, a fee in an amount reasonably necessary to reimburse the tax collector for those costs may be collected.

§4112 (cont.)

- (c) When tax-defaulted property subject to the notice recorded under Section 3691.4 is redeemed, the notice becomes null and void and the tax collector shall execute and record with the county recorder a rescission of the notice in the form prescribed by the Controller. The rescission shall be acknowledged by the county clerk, without charge.
- (d) Any fee imposed under paragraph (1) of subdivision (a) or subdivision (b) shall be subject to the requirements of Section 54986 of the Government Code.
- **§4672** (a) There shall be distributed to the State of California, to be placed in the General Fund, one dollar and fifty cents (\$1.50) for all or any portion of each separately valued parcel of real property that is both subject to a power of sale pursuant to Section 3691 and sold to private parties or to a taxing agency.
 - **(b)** The one dollar and fifty cents (\$1.50) required to be distributed, pursuant to subdivision (a), shall be paid from the total proceeds of the sale. If the total amount of proceeds from the sale is insufficient, the one dollar and fifty cents (\$1.50) shall be reduced accordingly.
- **§4672.1** (a) There shall be distributed to the county general fund to reimburse the county for the cost of conducting the sale, one hundred fifty dollars (\$150) for all or any portion of each separately valued parcel of real property subject to a power of sale pursuant to Section 3691 and sold to private parties or to a taxing agency.
 - **(b)** The one hundred fifty dollars (\$150) required to be distributed pursuant to subdivision (a), shall be paid from the total proceeds of the sale only after satisfaction of the amount specified in Section 4672. If the amount of proceeds from the sale is insufficient, the one hundred fifty dollars (\$150) shall be reduced accordingly.
- **§4672.2** There shall be distributed to the county general fund to reimburse the county for the cost of giving notice pursuant to Section 3701 thirty-five dollars (\$35) for all or any portion of each separately valued parcel of real property subject to a power to sale pursuant to Section 3691 and sold to private parties or to taxing agencies. Thirty-five dollars (\$35) for property sold shall be paid from the total amount to be distributed after satisfaction of the amounts specified in Sections 4672 and 4672.1. If the amount is insufficient, the thirty-five dollars (\$35) shall be reduced accordingly.
- **§4672.3** (a) To reimburse the county for the costs of a personal contact, there shall be distributed to the tax collector a sum equal to the total amount of costs of the tax collector, but not to exceed one hundred dollars (\$100), incurred in conducting the personal contact pursuant to Section 3704.7, for all or any portion of each separately valued parcel of real property subject to a power of sale and sold to private parties or a taxing agency.
 - (b) The amount of costs shall be paid from the total amount to be distributed from the sold property, after satisfaction of the amount specified in Section 4672. If, after satisfaction of the amount specified in Section 4672, there are insufficient funds to pay the costs specified in subdivision (a), the costs shall be reduced accordingly.

- **§4673** Amounts to reimburse the county for the cost of advertising sales of tax-defaulted property shall be distributed to the county general fund as provided in Section 3719.
- **§4673.1** After satisfaction of the amount specified in Sections 4672, 4672.1, and 4673, the proceeds shall be distributed as follows:
 - (a) An amount of the proceeds up to but no greater than the amount required, at the time of sale, to redeem the property from tax default and the sale to any taxing agency entitled to share in the proceeds shall be distributed as follows:
 - (1) A pro rata share shall be distributed to each assessment fund in an amount bearing the same proportion as the assessment due each fund bears to the total amount of taxes and assessments necessary to redeem the property at the time of sale.
 - (2) The remaining balance of the proceeds to be distributed under this section shall be distributed to each tax fund in an amount bearing the same proportion to the balance remaining as the tax rate for each fund bears to the total tax rate applicable to the property for the fiscal year preceding that in which the property was sold.
 - **(b)** After satisfaction of the amounts specified in subdivision (a), an amount of the proceeds necessary to satisfy current taxes and assessments and applicable penalties and costs thereon for the fiscal year in which the tax sale is held shall be distributed as provided in Chapter 1a (commencing with Section 4653) of this part. Current taxes and assessments referred to herein include taxes and assessments which would have been levied on the property if the property were not tax-deeded to any taxing agency and remains subject to sale by, or redemption from, the taxing agency.
- **§4674** Any excess in the proceeds deposited in the delinquent tax sale trust fund remaining after satisfaction of the amounts distributed under Sections 4672, 4672.1, 4672.2, 4673, and 4673.1 shall be retained in the fund on account of, and may be claimed by parties of interest in the property as provided in, Section 4675. At the expiration of one year following the recordation of the tax deed to purchaser, any excess proceeds not claimed under Section 4675 shall be distributed as provided in paragraph (2) of subdivision (a) of Section 4673.1, except prior to the distribution, the county may deduct those costs of maintaining the redemption and tax-defaulted property files, and those costs of administering and processing the claims for excess proceeds, that have not been recovered under any other provision of law.
- **§4675** (a) Any party of interest in the property may file with the county a claim for the excess proceeds, in proportion to his or her interest held with others of equal priority in the property at the time of sale, at any time prior to the expiration of one year following the recordation of the tax collector's deed to the purchaser.
 - **(b)** After the property has been sold, a party of interest in the property at the time of the sale may assign his or her right to claim the excess proceeds only by a dated, written instrument that explicitly states that the right to claim the excess proceeds is being assigned, and only after each party to the proposed assignment has disclosed to each other party to the proposed assignment all facts of which he or she is aware relating to the value of the right that is being assigned.

§4675 (cont.)

- (c) Any attempted assignment that does not comply with these requirements shall have no effect. This paragraph shall apply only with respect to assignments on or after the effective date of this paragraph. In addition, any person or entity who in any way acts on behalf of, or in place of, any party of interest with respect to filing a claim for any excess proceeds shall submit proof with the claim that the amount of the excess proceeds has been disclosed to the party of interest and that the party of interest has been advised of his or her right to file a claim for the excess proceeds on his or her own behalf.
- (d) The claims shall contain any information and proof deemed necessary by the board of supervisors to establish the claimant's rights to all or any portion of the excess proceeds.
- (e) No sooner than one year following the recordation of the tax collector's deed to the purchaser, and if the excess proceeds have been claimed by any party of interest as provided herein, the excess proceeds shall be distributed on order of the board of supervisors to the parties of interest who have claimed the excess proceeds in the order of priority set forth in subdivisions (a) and (b). For the purposes of this article, parties of interest and their order of priority are:
 - (1) First, lienholders of record prior to the recordation of the tax deed to the purchaser in the order of their priority.
 - (2) Second, any person with the title of record to all or any portion of the property prior to the recordation of the tax deed to the purchaser.
- (f) In the event that a person with title of record is deceased at the time of the distribution of excess proceeds, the heirs may submit an affidavit pursuant to Chapter 3 (commencing with Section 13100) of Part 1 of Division 8 of the Probate Code, to support their claim for excess proceeds.
- (g) Any action or proceeding to review the decision of the board of supervisors shall be commenced within 90 days after the date of that decision of the board of supervisors.
- **§4676** When excess proceeds from the sale of tax-defaulted property exceeds one hundred fifty dollars \$150), the county shall provide notice of the right to claim the excess proceeds, as provided herein.
 - (a) No later than 90 days after the sale of the property, the county shall mail written notice of the right to claim excess proceeds to the last known mailing address of parties of interest, as defined in Section 4675. The county shall make a reasonable effort to obtain the name and last known mailing address of parties of interest.
 - (b) If the last known address of a party of interest cannot be obtained, the county shall publish notice of the right to claim excess proceeds in a newspaper of general circulation in the county. The notice shall be published once a week for three successive weeks and shall commence no later than 90 days after the sale of such property.

The cost of obtaining the name and last known mailing address of parties of interest and of mailing or publishing the notices required herein shall be deducted from the excess proceeds and shall be distributed to the county general fund.

§4807

No injunction or writ of mandate or other legal or equitable process shall issue in any suit, action, or proceeding in any court against any county, municipality, or district, or any officer thereof, to prevent or enjoin the collection of property taxes sought to be collected. In the case of a collection of taxes pursuant to a bankruptcy proceeding, the county may request a reasonable amount of attorney's fees.

§4986.6

- (a) When any real property escheats to the state after the lien date and is not distributed by description, either because it is unknown, or is included in a general distribution clause without description, or is property as to which no probate proceedings have been taken, all taxes levied upon the real property are valid and any tax sale for those taxes conveys the same title thereto as if no escheat had occurred, notwithstanding any provision of law to the contrary. All those taxes levied upon the real property and tax sales duly taken pursuant to law occurring before the effective date of this section are hereby validated.
- **(b)** If real property as described in subdivision (a) is discovered prior to tax sale by delivery to the tax collector of a certified death certificate, the public administrator of the county where the decedent resided at the time of death, and in the county in which the property is situated, if different, shall be notified of the decedent's property that is subject to loss, injury, waste or misappropriation under Section 7600 of the Probate Code. The public administrator of the county where the decedent resided at the time of death shall take possession or control of the property under Section 7601 of Probate Code and conduct a probate investigation as authorized under Sections 7602 and 7603 of the Probate Code. Following the probate investigation, the public administrator shall do one of the following:
 - (1) If a person with a higher priority cannot be found to assume responsibility for the estate, the public administrator of the county where the decedent resided at the time of death shall immediately commence probate proceedings with respect to the property, and the tax sale may not be made. The probate proceedings may be summary proceedings, as authorized by Section 7660 of the Probate Code, or formal proceedings as authorized by Letters of Administration from the Superior Court under Section 7620 of the Probate Code. A tax sale may not be made until the probate process is completed.
 - (2) If a person with a higher priority cannot be found to assume responsibility for the estate, and the value of the estate will not cover the taxes, the secured liens, and the cost of probate, the public administrator of the county where the decedent resided at the time of death, as authorized by Section 7603 of Probate Code, shall notify the tax collector in writing that the public administrator has investigated the estate and has determined that the anticipated equity in the property after settlement of all secured liens and taxes does not warrant opening estate administration, at which time the tax sale may proceed.

Government Code

Section **Statute Text**

§27361.3 Not withstanding any contrary provision of the law, the fee for recording every release of lien, encumbrance, or notice by the State, or any municipality, county, city, district or other political subdivision shall be eight dollars (\$8) if the original lien, encumbrance, or notice was recorded without fee as provided by Section 27383 of the Government Code.

> No fee shall be charged for recording a release of lien, encumbrance, or notice which was recorded in error by the state, or any municipality, county, city, district or other political subdivision if there is noted on the face of the release of lien, encumbrance, or notice a statement to that effect.

> Two dollars (\$2) for recording each release of lien pursuant to this section shall be available solely to support, maintain, improve, and provide for the full operation for modernized creation, retention, and retrieval of information in each county's system of recorded documents.

§54985

(a) Notwithstanding any other provision of law that prescribes an amount or otherwise limits the amount of a fee or charge that may be levied by a county, a county service area, or a county waterworks district governed by a county board of supervisors, a county board of supervisors shall have the authority to increase or decrease the fee or charge, that is otherwise authorized to be levied by another provision of law, in the amount reasonably necessary to recover the cost of providing any product or service or the cost of enforcing any regulation for which the fee or charge is levied. The fee or charge may reflect the average cost of providing any product or service or enforcing any regulation. Indirect costs that may be reflected in the cost of providing any product or service or cost of enforcing a regulation shall be limited to those items that are included in the federal Office of Management and Budget Circular A-87 on January 1, 1984.

United States Code

Section Statute Text

Title 26.

§7425(c)(1) **Notice of Sale**

> Notice of sale to which subsection (b) applies shall be given (in accordance with regulations prescribed by the Secretary) in writing, registered or certified mail or by personal service, not less than 25 days prior to such sale, to the Secretary.

> Note: Secretary is defined as the United States Attorney General (USC Title 18, §36139(c)).

VII. Court Decisions/Attorney General Letter

1. First Corporation, Inc. v. County of Santa Clara (retyped from original appearance)

FIRST CORPORATION, INC. V. COUNTY OF SANTA CLARA

146 Cal. App. 3d 841,194 Ca. Rptr. 752 [Sept. 1893]

HEADNOTES

Classified to California Digest of Official Reports, 3d Series

(1) Property Taxes § 67 – Sale for Delinquent Taxes – Recovery of Excess of Sale Price Over Tax **Liability** – **Fractional Ownership Interest.** – In an action by the sole claimant to the excess proceeds of real property sold by the state for nonpayment of taxes, in which the claimant had only a fractional share in the property before its sale by the state, the trial court properly determined that the claimant was not entitled to the entire excess of proceeds remaining after satisfaction of the costs of sale and the unpaid tax assessments; rather, it was entitled only to its fractional share. Rev. & Tax. Code, §4674, provides that such excess proceeds are to be held on account of and may be claimed by the parties of interest in the property, and that any unclaimed excess proceeds are to be distributed to the taxing agencies which had unpaid assessments against the property; also, Rev. & Tax. Code, §4675, provides that excess proceeds are to be distributed only to the parties of interest who have claimed them. Thus, since the rights to the excess proceeds were created when the proceeds came into existence, the distribution rights were subject to the general rule that when property rights are simultaneously created in several parties, the claiming parties do not succeed to the rights of the nonclaiming parties. Moreover, public policy did not dictate a distribution of the unclaimed proceeds to other claimants, rather than to the taxing agencies.

[See Cal. Jur. 3d, Property Taxes, §177; Am. Jur. 2d, State and Local Taxation, §911.]

Counsel

Marinos, Styn & Studebaker and Jeffrey N. Garland for Plaintiff and Appellant.

Selby Brown, Jr., County Counsel, and Byron T. Athan, Deputy County Counsel, for Defendants and Respondents.

2. **Attorney General Letter NS2286**

STATE OF CALIFORNIA Legal Department

San Francisco, California January 23, 1940

Honorable Harry B. Riley State Controller Sacramento, California Attention: Mr. Volney Van Dyke

Dear Sir:

I have before me your communication of January 16, 1940, wherein you asked to be advised whether a Board of Supervisors of a particular county could, by appropriate resolution, rescind its prior action whereby it approved, pursuant to section 3834.14 of the Political Code, the sale of tax deeded property.

The facts involved in your problem may be briefly stated as follows:

An applicant to purchase property that had been deeded to the State of California for nonpayment of delinquent county taxes advanced the costs of advertising the same at the time he submitted his written application to the Tax Collector of the county involved. The latter official submitted this application to the Board of Supervisors who by an appropriate resolution, approved the sale pursuant to section 3834.14 of the Political Code. Thereafter the Tax Collector submitted the resolution of approval to you and, acting pursuant to section 3834.16 of the Political Code, you gave your written authorization. The notices of sale required by section 3834 of the Political Code, were given i.e. written notice to the former owner, and other taxing agencies together with two of the three publications. However, after the second publication, the Board of Supervisors purported to rescind their former action by adopting two resolutions i.e. one notifying the Tax Collector of their objections to the sale and the other purporting to rescind their prior resolution consenting to the same, and ordering the Tax Collector not to take any further steps in regard to the contemplated sale.

It is my opinion that the administrative action taken by the Board of Supervisors pursuant to section 3834.14, supra, cannot be rescinded by a subsequent resolution of said Board. That Board had the power to approve or reject the proposed sale of the tax deeded land. Having taken action by adopting a resolution consenting to the sale, it is my opinion that their action was final and could not, in the absence of fraud or statutory authorization, be rescinded. See Michigan Land and Lumber Co. v. Rust, 168 U.S. 589, 584. People v. <u>Cantor</u>, 180 N.Y.S. 153, 155.

The action taken by the Board of Supervisors was administrative or quasi-judicial in nature, and it is my opinion that a doctrine analogous to estoppel or res adjudicata is applicable herein.

In order to have some semblance of finality to such action taken by such Board, it is my opinion that when they have taken a position, with all the facts before them, such action should be regarded as final and conclusive, unless as we have stated above, there is fraud involved or there is statutory authorization for such review and rescission.

> Very truly yours, EARL WARREN, Attorney General By James J. Arditto, Deputy

> > NS-2286 6247

3. Numitor Gold Mining Co. v. Katzer

(retyped from original appearance)

NUMITOR GOLD MINING CO. V. KATZER

83 Cal. App. 161; 256 P.464; 1927

HEADNOTES

- (1) TAXATION TAX SALES CHARACTER OF PROCEEDINGS DEEDS. Proceedings on tax sales are *in invitum*, and every essential step leading to the execution of a tax deed must be strictly followed, or the deed executed pursuant thereto will be void.
- (2) ID. DELINQUENT TAXES NOTICE OF SALE DESCRIPTION OF PROPERTY. A description of property noticed for sale for delinquent taxes as follows: "Portions E. of Greenhorn Creek of E½ of SW¼ of NE¼ of Sec. 15, Twp. 15 N., R. 9 E., Mt. D. B. & M., cont. 5 acres," is not uncertain, as it clearly includes *all* that portion of the specifically described land lying east of Greenhorn Creek, which portion consists of five acres.
- (3) **ID. DESCRIPTION SUFFICIENCY OF.** The following description of property noticed for sale for delinquent taxes is sufficient, to wit: "Portion E. of Greenhorn Creek of E½ of E½ of Sec. 15 Twp. 15 N., R. 9 E., Mt. D. B. & M., containing 80 acres."
- (4) **ID. CERTAINTY OF DESCRIPTION.** A description of property noticed for sale for delinquent taxes as follows: "SW½ (except part in Bear River) and S½ of S½ of NW¼ of Sec. 14, Twp. 15 N., R. 9 E., Mt. D. B. & M., containing 180 acres," is not uncertain.
- (5) **ID. IDENTIFICATION OF PROPERTY DESCRIPTION.** While it is true that a description of land for the purposes of taxation must be certain, yet the description is *prima facie* sufficient if the land can be readily identified and located so as not to mislead the owner.
- (6) ID. TIME AND PLACE OF SALE DEFECTIVE NOTICE. A notice of sale of property for delinquent taxes, the caption to which read, "Property to be sold at public auction on June 27, 1923, for delinquent taxes of 1918," and the body of which read that the tax collector "will be on the 27th day of June, 1922, at 10 o'clock A. M. of said day, and continuing each day thereafter, if additional time is required to complete the sale in the Tax Collector's office," and "will sell at public auction to the highest bidder for cash in lawful money of the United States, the several parcels and lots of property hereinafter described," is fatally defective, as it states neither the time nor the place of sale.
- (7) **ID. TIME OF SALE NOTICE JURISDICTION.** The notice of the sale is statutory and jurisdictional and the court may not speculate as to the actual date intended to have been inserted.

State Controller's Office
Division of Accounting & Reporting
Bureau of Tax Administration
Post Office Box 942850
Sacramento, California 94250

(916) 445-6321

http://www.sco.ca.gov

Numitor Gold Mining Co. v. Katzer (cont.)

- ID. NOTICE OF SALE SERVICE BY MAIL. JURISDICTION RETURN OF NOTICE **(8)** PRIOR TO SALE - VOID DEED - POSTAL REGULATIONS. The service of a notice of sale of property for delinquent taxes by mail is jurisdictional, and where it is returned prior to the sale without having been delivered, it is an insufficient service of notice, and a deed executed pursuant to such a defective notice is void; nor is such jurisdictional prerequisite waived by virtue of the reason that the United States postal rules, in the absence of instructions from the sender to the contrary, require the return of the parcel prior to the expiration of twenty-one days required by section 3771a of the Political Code
- **(9)** ID. – POSTAL REGULATIONS – CONSTRUCTION – SECTION 3771a, POLITICAL CODE. Section 956 of the United States Postal Laws, as amended in 1918, implies that the sender of registered mail may request the retaining of the parcel at its destination not to exceed ninety days; and the postal rules are not in conflict with section 3771a of the Political Code respecting the service by mail of notice of proposed tax sales.
- (10)ID. - VOID TAX DEED - RIGHT OF HOLDER TO REIMBURSEMENT FOR IMPROVEMENTS OR BETTERMENTS – QUIETING TITLE – TERMINATION OF RIGHT OF WAY - EXPENSE OF LITIGATION - EVIDENCE. Under subdivision 5 of section 3898 of the Political Code, an owner of property is not liable for the value of improvements or betterments placed upon the property by the older of a void tax deed; and in an action to quiet title to real property and to declare defendants' tax deed void on account of a defective notice of sale, the latter are not entitled to be reimbursed by the plaintiff for having instituted litigation to terminate a right of way across the property in question, without any showing that such litigation was likely to terminate favorably to the defendants, or that if it terminated successfully for the defendants the value of the premises would be enhanced.